# GOODS

PATVIN, OILS, AND

GARDEN TOOLS.

J. G. EDWARDS. KENTST. LINDSAY.

J. Riggs.

OOK HERE

GENTLEMEN

### FIVE GENT GIGARS

Remainder the Sign of the Illuminated Cigar.

J. RIGGS.

KINDSI, FAST BINDSIN.

Now Advortisements this Week.

Assert A Combiell, Al John Son tir from Page to Best P. Daly. Wassed G. A. McDarell Victo sale or lenk 15, Walkey Por selection G. V. Methret.

Gran Wester St. Mara's Church Visit 5 Codary Dr. M. Sonvielle. Guire On Fast Metherell's Hook Stor

#### The Canadian Lost.

VICTORIA COUNTY COURT AND GENERAL SESSIONS.

1. Pariam Win. Gamsay, I' A Too'e, J. Twoomey, Robert Thomas Webster and Adam

His Hoxag briefly addressed the grand congrety and them upon the lightness of

not fostering litigation but

S. V. Ronr. Masov. Larceny.

The prisoner pleaded guilty to common assault and was sentenpar the costs of the prosecution prosecutor's expenses and

Gro. Moscriff. Abduction. When the ever was called on no prosecu-I and the defendant was acquit-

Sr. Groner v. Scorr. This was an ap-Sidley and Hunter of the township of Glamergar, and resulted out of the detertownship to assess lumbermen on their personal property. The case in real-Penelon Fells and the township, St. George the appellant) being a clerk in the employ of Smith & Co. and Scott being The former refusing to give the latter the information he asked for as ssor concerning R. C. Smith's property magistrates and fined the statutory fine and costs. Against this heappealed general sessions. The conviction was held bad on several grounds, among others that the magistrate had no power to line or convict a clerk of agent, under punishment on refusal to give the assessor information, and was therefore quashed with costs settled at \$10, to be paid within 20 days. John A. Harron for appellant: Meintyre & Stewart for defendant.

Chuntony, Watson, A garnishee issue of test whether the plaintiff, Mrs. Cluxoff, or her husband, George Cluxton.owed edebt coming from the garnishee, Hugh Mary, for purchase money of leasehold properly and fixtures in a mill at Kinder and the contract by Officer last Decomposition.

Weller and H. H. Dean for the plaintiff McIntyre & Stewart for defendant,

HAND JURY PRESENTMENT. We desire to congratulate four house on four restoration to health after so long an illness, and sincerely trust you may be long spared to per-ferm the duties of your office, which you have tone for a number of years with so much integral to learn from your address at the opening of this court that your leasthened visit to the great netropolis of America had not lessened your

metropolis of America had not leasened your opinion of the institutions and laws of your native country.

It is gratifying to know that the public institutions of this province are no free from mismangement, no cases of same persons being detimed in houstic asylums against their will, as has frequently occurred in the neighboring public as well as in other countries. Persons committed to prison for orimes and failing to get but have an opportunity of a speedy trial if the so desire. We were pleased with the lightness of the calendar of this court, which is an indication of the increased morality of a law-abiding people, and which is a deterrent to those who are dis-

posed to commit crimes. We think on many occasions cases might be finally disposed of by the local magistrates with-out being referred to this court, thereby saving a large expense to the county and to the parties concerned.

According to your instruction the gaol was visited by your jurors and we find it difficult to suggest any improvement in its management. The premises are kept scrupulously clean, well youtlated, and under the best management. There were only four persons confined, two of whom were for lunacy.

We would suggest to the proper authorities the propriety of adopting some system of flushing the drains in the immediate vicinity of the gaol and court house thereby preventing the chalation of poisonous gases which are liable to engender diseases, exposing officials and engender diseases, exposing officials and er occupants of the county building to the

m chiria arising therefrom.
J. NEELANDS, foreman, HALIBURTON COUNTY COUN-CIL.

DVSART'S INDENTEDNESS THE COUNTY'S FINANCIAL POSTTION. Continued from tast week,

The subject of Dysaft's refusal to pay over its taxes was taken up. Mr. GAINER moved the following resolu-

tion, seconded by Mr. KELIATT, that after | pair of the leading roads in that municiwiring several reeves in reference to the indebtedness of this county we do hereby authorize the treasurer to proceed at once ocollect from all municipalities in arrear he refuse to pay.

Mr. McInnov said his municipality was in arrears and could not pay up its indebtcdness, and he would object to the motion. Mr. KELLATT said he was most friendly disposed to those municipalities in arrears, but it would be most unfair to proceed only against Dysort as was suggested by some reeves, and not proceed against other connicipalities similarly structed. He and Mr. Fell's suggestion should be pred and time asked for, and in the

tims against them, and so come out with spective municipalities at the next meeting honor and reputation. Mr. Gainen was surprised on hearing the statements of Mr. Kellatt. He himself had always stood up for paying their debts honorably, but the reeve of Latterworth had always taken the other side, but now he gave in and took an entirely different

view. His township had paid up its rail-way indebtedness and did not owe a cent, but it would not pay any costs incurred by the delinquency of other townships. Mr. Sidley took exception to Mr. Illman's statement as to the county's inability to give money to ordinary roads, The WARDEN said he thought the county

Rose, M. Donald Meschi & was dead or dying. At the court of revision on Saturday one of their most respect; the usual by laws were passed for the levyable farmers had stated that farm land axes to pay on his farm and could not get wages on it, and the sheriff taking possestaxes were destroying the whole district, and no one could go into farming and make these statements after a residence of twenty vars, but it was true. He believe ed very few settlers had a month's provi-

Mr. KELLATT did not agree with the rd m. He had 200 bushels of wheat in barn at the moment. The settlers were fairly well off, and were quite able to meet all their engagements. There were plenty of men who were living well and saving Mr. FERRIER observed that if his townwould be found that it compared unfavor-

ship was compared with the others it ably as regards ability to pay up. They all had made an effort to pay up, and had made great efforts and had succeeded in paying their taxes when due. Why then ild not the other and more favored localifies do the same and meet their taxes they had done! He thought it was un-

having refused to pay its county rates the treasurer be instructed to take immehav himself, and in diate steps to enforce payment of the

that it would only be just that all town-ships should be treated similarly, and that of opinion that it would be good to throw both motion and amendment overboard, and let the treasurer perform his duties as

After a long discussion the council adjourned until 10 o'clock Wednesday morn-The council resumed on Wednesday

Mr GAINER asked permission to crase refuse to pay." Permission having been given to erase the words in question the original motion was carried, the amendment being lost:-Ayes, Ferrier, Kellatt, Illman, Gainer, Mortimer; Nays, McInroy,

Sidley, Scott.
On motion Mr Fell was asked to give his views of the situation.

Mr. Frui. explained that the position was one of some complication. The sheriff had served notice of execution and the course he would take would be this: at the expiration the sheriff would take the assessmen rolls and would levy a rate sufficient to meet the demands. In the fall of the year at the usual period of collection, he would issue his precept to the ordinary collectors to collect the rate, and those collectors would become officers of the court, and would be paid court fees for the collection. He (Mr. Fell.) would recommend that they should pay as much of the money as they could pay at once, and if they should show the intention of paying honorably their debts the bank no doubt would tide them over the difficulty. He would further suggest that they should in the meantime negotiate with the bond holders of the time of payment of the debentures, and thus prepayment of the debentures, and thus preserve their credit and at the same time save heavy expenses in law and in the collection by the sheriff. There would be a mutual advantage in this course. If the proposal for an extension of time by the bond holders was received favourably, the provincial government would no doubt pass an act gratuitously legalising the proceeding. They would have to find out who the bondholders were, and he thought this information could be obtained of Mr. McMurtry, of the Ontario Bank, where the debentures were payable, and if they wiehed, he (Mr. Feil) would see Mr. McMurtry of the subject.

to negotiate with the hand holders, and to notify them that a motion had been passed authorizing the treasurer to proceed against those municipalities which were

Mr. Scorr pointed out that an extensi Aff.Scott pointed out that an extension of time for payment of the debentures meant merely more interest to be paid. The position he took that the non-payment of the debentures was due not to unwillingness but to inability, and he could not take a part in any negotiation, the object of which was merely to extend the time of payment by paying a larger collective amount of interest and pushing the obligation off themselves on to their children. Moved by Mr. Gainer, seconded by Mr. Montimen, that all municipalities that have neglected or refused to pay the Victoria railway debentures and caused the law expenses be requested to pay all costs

Mr. ILLMAN said the money of Dysart was ready to be paid over if the council would gively sart the assurance the money would be applied to its proper purpose. A long and rather warm discussion of general nature ensued.

The Warden made some brief remarks and put the motion which was lost, the vote being four to four and the Warden giving his casting vote against the motion.

The council adjourned for dinner.

the present year.
On motion of Mr. Ritchie, seconded by Mr. Ferrier, the township of Monmouth was refunded 806, charity given to the Phillips

family. On motion of Mesers, MORTIMER and RITCHIE it was agreed that Dr. Detirassi, of Lindsay, should be instructed to operate on Mrs. Jas. Burns of Anson for an ab-

Moved by Mr. Sidley, seconded by Mr. McInkoy, that in consequence of the loss incurred by the township of Glamorgan by their paying county rates on an assessment declared by the division court to be illegal, the sum of stoo be granted it, for the repality, the reove to be commissioner to ex-

pend the same. Lost. Orders were passed in favour of the auditors for \$21 each.

The standing rule providing for a meeting later in the month was suspended.
Moved by Mr. SIDLEY, seconded by Mr. McINROY, that at the next meeting of this council proceedings be taken to separate the townships of Harcourt and Dudley from the municipality of Dysart, and to attach them to Cardiff; also that the townships of Guilford and Harburn be separated from Dysart and attached to Stanhope and Sherbourne. Carried.
Moved by Mr. ILLMAN, seconded by

Thos. McInnoy, that in the opinion of this council, it is desirable that the commissioners for expending county grant of \$250 in each municipality for road purposes furow a thousand dollars, settle the of the same within the hounds of their reof the same, within the bounds of their reof county council.

On motion of Messrs, FERRIER and ILL. MAN, the clerk and treasurer's salary was increased from \$500 to \$550, to date from March 1st, last. On division Mr. Sidley

Moved by Mr. GAINER, seconded by Mr. JULIAN, that \$100 be expended by the warden and treasurer in repairing the county buildings, - Carried. On a division Messrs, Kellet, McInroy and Sidley object-

The treasurer was instructed to ask R. C. Garratt to pay \$20 for acting as auctioneer for the last four years. ing of county rates and school monies. The warden and treasurer were author

An interesting report from the Public School Inspector was read. be paid: F. R.Curry, \$5,98; Inspectors and Treas, postage, \$11,91;B. Eastman, account, \$2,69; A McIntosh, account, \$8,00. The council then adjourned after a long-

ized to borrow money.

r meeting than has been held for years. [Independent.

COMMERCIAL NEWS.

OFFICE OF THE CANADIAN POST, )
Lands Av., June 21st, 183, )
Business and Produce. Bad roads have retarded the delivery of This is in sympathy with a decline in city markets and is felt all along the line. For spring wheat 96; is paid, and the same figure for fall wheat, "Very good samples bring as high as 98%, but the average price is as last quotfair that he should pay his taxes, and others, ietter off, should be allowed to run in arrears. His township was out of debt and it is is simply because they had made a vigorous effort to pay their indebtedness. It is the others do the same.

A long discussion ensued in which all the reeves took part.

It was moved in amendment by Mr. Sider of the municipality of Dysart having refused to pay its county rates.

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Many will be unplanted. The extraordinarily wet senson is not confined to one district, but prevails not only in this province, but in many of pasturage and baxurant grass in all localities is pasturage and baxurant grass in all localities is productive of a large quantity of milk, and, of course, butter. The average price paid for butter is ide cash, He trade, Very line rolls, of special most uncalled for at 25c per bushel. The past week has not brought the desired dry weather but more heavy rains, and many of our finest farms are under water, or so wet that crops will be badly injured. It will require the finest weather to enable the land and crops to recover. Many will be unplanted. The extraordinarily wet senson is not confined to one district, but prevails not enly in this province, but in many of had cyclones have been very heavy and exten ers have endured the past four or five years. No little excitement has been caused in Chicago by the failure of McGeoch, a big operator, who was trying to make a corner in lard. The

Toronto Live Stock Market. The run has been unusually light this week, the quality fair, and as a consequence prices are higher. Shipping cattle are in good demand, and the supply falls short of meeting the wants of buyers. Butchers cattle are firm, though the price of dead meat has not been advanced, as a heavy run might enable dealers to average up the cost. Sheep and lambs are also scarce and wanted, and the prospects for next week are in sellers tayour.

	1,100 to 1,200	54			
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			one.		
	Lambs, per head	ic.	to 70		
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	are still quoted 7c.				ä
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d	Fall Wheat	30 00	to 90	95	J.
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	Butter per 1b	0 13	to	14	
	Cheese "	0 00	to	13	ľ
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	Salt, per bbi	0 00		35	ì
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	Boof Hides	3 00	to 5		(
9	Calferine, per 15	0 00		10	
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1	Dista.	0.00		22	8
ı	Monte were 100 lbs	000	to 0	90	
а	MARKET THE TANK	P (1886)	Ber &	Ave.	

New Advertisements.

TAYLOR SAFE FOR SALE.—All the

DARM TO RENT.—The north half of lot No. 3, con. 7, Emily, There are eightyfive acres cleared and in a good state of cultivating a good log house, bern and stable: well
fenced, and three never failing wells and a
thriving young erchard. It is six miles from
Lindsay and three from Omemoe. School house
within three quarters of a mile. For particulars
apply to M. LEARY, on the premises, or to E.
IDALY, Lindsay, June 19th, 1883—41-4.

MARMERS, THRESHERS, MILL McCOLL BROS. &Co's

Ask your dealers for it and use no other.-

EYE, EAR AND THROAT. DR. G. S. RYERSON, L.R.C.P.S. E.

Lecturer on the Kye. Kar and Throat, Trinity Medical College, Toronto: Surgeon to the Mercer Kye and Kar Infirmary. Consulting Surgeon (ex officio) to the institutions for the Blind, Brantford, and for the Deaf and Dumb, Belleville, Ontario: late Clinical Assistant, Royal London Uphthalmic Hospital, Moorefields, and Central London Throat. Eye and Ear Hospital, May be consulted at his residence, 317 Church L., Toronto, Hours: Ila, m., to Ip, m., 2 to 4 p.m., with regard to all diseases of the eye, ear and throat. Will be at the BENSON HOUSE, LINDSAY, on SATURDAY, JUNE 23rd, 1883.

DRESS AND MANTLE MAKING.

MISS MITCHELL begs to inform her friends and the public generally that she has received a choice assortment

and WALKING COSTUMES Also MANTLES and DOLMANS.

of new goods comprising all the latest styles in

Miss Mitchell's long experience of over twenty years in the business, part of that time having been spent in the city of Toronto, the centre of tashion, will ensure the confidence of the public generally. First-class work at the lowest prices in town. All cutting and fitting warranted. She is prepared to assist in matching all dress goods and trimmings. Rooms, in Doheny Block over Mr. Simons' Store. 21-19. HIGHEST CASH PRICE PAID for

WHEAT AND OATS.

The undersigned are prepared to pay the Highest Market Price for WHEAT AND OATS de-

PATENT FLOUR—NEW PROCESS Having introduced the new process for the

manufacture of flour they are now prepared to fill all orders for the patent article. They have arranged with J. G. EDWARDS, hardware merchant, to take orders for them. All orders received from him through the telephone will be Lindsay, Oct. 13th, 1881. attended to promptly.

NEW CHURCH AT LINDSAY. TENDERS

will be received up to THE TENTH OF JULY NEXT

ST. PAUL'S CHURCH AT LINDSAY

according to the plans and specifications prepared by Messrs. DARLING & CURRY, architects, of Toronwo, and which may be seen at the office of Mr. ADAM HUDSPETH, in Lindsay. Tenders to be accompanied by the names of two or more good and sufficient sureties for the completion of the contract.

The committee will not be bound to accept of the lowest or any tender. the lowest or any tender Lindsay, June 12th, 1883

ADAM HUDSPETH, ROBERT BRYANS, AUCTION SALE

A VALUABLE FARM IN BEXLEY.

Under and by virtue of a power of sale contained in a certain mortgage, which will be produced at the time of sale, there will be offered for sale by PUBLIC AUCTION, by Messrs, RUSSELL& LENNON Auctioneers, at their auction rooms on the south side of Kent street.

THE 21st DAY OF JULY NEXT at 12 o'clock, noon, the following freehold property, viz: Lot No 11 and the easterly three quarters of Lot 10 in the 1th concession of the township of Bexley, containing three hundred and fifty acres more or less, about one hundred and nity acres more or less, about one minared acres cleared and in a good state of cultivation. The timber is chiefly sugar maple, and some pine. On the property is situate a frame barn 34 by 54, a frame stable, a shed 16 by 70, a log barn 26 by 52 and a small log house. Title peroarn 20 by 32 and a small log noise. The perfect. Immediate possession will be given.

TERMS:—10 per cent, of the purchase money at the time of sale, 40 per cent, in thirty days thereafter, and the balance to be secured by a mortgage on the premises payable in three years, with interest at seven per cent, payable half yearly. For further particulars and conditions of sale annly to litions of sale apply to

ROSE, MACDONALD, MERRITT & COATSWORTH, 28 and 30 Toronto Street, 41-5. Vendors' Solicitors. Dated at Toronto the 18th day of June 1883. CHANCERY SALE

#### VALUABLE FARM IN MARIPOSA

Pursuant to the decree and final order for sale made in the suit of KEMPT v. McDONALD, there will be sold with the approbation of the

SATURDAY, the 7th day of JULY

Bradburn & Company.



-GO TO-

### BRADBURN & COMPANY'S

LARDINE MACHINE OIL to trade because they have settled on the fact that they can buy as much

#### THREE DOLLARS

as they can get elsewhere for FIVE DOLLARS. Bradburn & Co. are always on the alert for large lots of Merchandise, which the manufacturers or importers are anxious to realize on and are willing to close out at a sacrifice. They secure many such lots, being careful to touch nothing but the best and most desirable goods, and they always give their customers the BENEFIT OF SUCH PURCHASES, being satisfied themselves with a very moderate profit, and knowing full well that their patrons appreciate such dealings. They are offering now UNUSUAL BARGAINS IN

Dress Goods, Table Linens, Hosiery, Kid Gloves, Lisle Gloves, Corsets, Ribbons,

Laces. Parasols, Lace Curtains, Ladies' White Lawn Suits. Gents' Furnishing Goods.

Next Door to the Jewett House, Kent-St., Lindsay

Henry J. Keighley.





ENGLIS

See those Cheap Teas,

At H. J. KEIGHLEY'S See those Cheap Sugars,

At H. J. KEIGHLEY'S

See those Cheap Tobaccos, At H. J. KEIGHLEY'S

See those Cheap Tea Setts, At H. J. KEIGHLEY'S.

See those Cheap Toilet Sets At H. J. KEIGHLEY'S.

See those Cheap Glass Setts At H. J. KEIGHLEY'S

See the Bargains

That H. J. KEIGHLEY Can Offer You In everything. If you want to spend your money to the best advantage Keighley's is the place to do it

HENRY J. KEIGHLEY,

KENT STREET, LINDSAY.

L. Maguire.

## A FULLY CONCEDED FACT!

That in buying SHOES and BOOTS it is desirable to get them Cheap, Neat Fitting and Substantial.

That in wearing said shoes and Boots it is imperative that they should prove Durable, Well-looking and Shapely. That in choosing Shoes and Boots, as aforesaid, it is imperative

-to get best choice-to pick from our stock at once, the largest and most complete in all lines. That even the poorest people have more or less money and can't do without Shoes and Boots; and that said money, let it belong to

rich or poor, to farmer or mechanic, cannot be "swapped" for footgear more satisfactorily than at MAGUIRE'S. That MAGUIRE has been in the Shoe and Boot business for some years—at least—and is the pioneer in furnishing much value in Leather for little money of Lindsay town.

The above clauses form one solid, invulnerable and generally CONCEDED FACT which buyers of Shoes and Boots will clear cash by remembering.

L. MAGUIRE

Shoe and Boot Maker.

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Lindsa