The Law Concerning Newspapers Any person who takes a paper regularly from est office, whether directed in his name, of anpuer's, or whether he has subscribed or not, is resoble for payment.

If a person orders his paper discontinued he must payment is made, and then collect the whole ats for subscriptions, the suit may be insti the place where the paper is published, al-

wapapers or periodicals from the post-office, or re-acing and leaving them uncalled for, while unpaid, soims facie evidence of intentional fraud.

G. A. Metherell.

SPRING GOODS

WALL PAPER and BORDERINGS - latest styles, all grades, lowest prices. TOTURE FRAMES and WREATH BOXES All widths styles, patterns and colors of MOULDINGS at Manufacturer's prices.

SPORTING GOODS. Base Ball, Cricket, Lacrosse, Lawn Tennis, Croquet, etc., at

GEO. A. METHERELL'S

lindsay, April 9th, 1887. 10,

Music, Book, Stationery and Fancy Goods Store, Kont-st., Lindsay.

The Canadian Lost.

LINDSAY, FRIDAY, JULY 8, 1887. LOCAL MATTERS.

LINDSAY TOWN COUNCIL. The Post Office Site to be Voted on by the People.

SCIAL, PINANCE, RAHLWAY, STREET AND BRIDGE COMMITTEES-THE NEW PERTY-THE DOG TAX BY-LAW LEFT

The council met for the regular meeting for July at the council chamber on Monday night, and at 7.55 procisely sat down to business. Mayor Walters was in the chair. Couns. Mailon, Ray, Conolly, Crandell, Sootheran, G. Beyans, H. Walters and mnon were present. The minutes of last meeting were read and adopted.

Mr. Pairbairn, reevo of Verulam, was saked to take a sest on the platform and complied, sharing the dignities of the oc-

The intimation had got abroad that the night was likely to prove a "field day." nors was a large attendance. A lot of prople who seldom attended council meetings were present, drawn thither by curiosity or interest taken in the rival sites for the new proposed post office and customs building. A reflection of the feeling shown at the public meeting, held to discuss this tained, and to intimate that sisitors should be seen and not heard. On the part of members of the council speeches were made to the "binches" and a deal of cloquence coursed as in nopis of making a fine impression. Coun. Crandel was coused from he has lately sat at meetings and made one may, five of six of his eloquent and oriliant per rations, striking tire with something of he officiancy of old times, a getting rounds of applause. An outnest mpt was made to block the proposition to take a vole on the post office site queson and the mostler fought out on every mercial as ground, the opponents declarthat the question was settled, that it s a wond chance, that it was positively extende and with the name breath me'y opposing the lish to have a vote was in it a whole-a great whit for the people.

OMMUNICATIONS. from Mr. M. DEAN regarding thequestion an engineer to be appointed to carry out. rovisions of the act relating to ditches wavercourses, and applying for the tion. Referred to the street and bridge

from W. Avonces an Lothers asking that mult on St. Patrick-st., east ". Don't st. Referred to the street and ritze commi.

Sm Sir. H. O'LEARY stating that M. J. can claimed damages for injury to his corse and harness, caused by improper custraction of a ditch on the boundary Referred to the street and bridge

Vengery petition from C. Bettton, Col. is. Diagon, J.C. Grace and 303 others, was all reward my the question of the site of he new post office, and asking that council and area to to have a vote by the people tion a the time of electing a deputy. The to get the opinion of the town at are on the enginitity of either or both ite. Britton's entner and the Church site.

HET OF SANITARY INSPECTOR AND FIREWARDEN.

dr. H. Hummes, sanitary inspector and os a den, reported referring to the quantity of wood piled in rear of premises of ork at, just off Kentest, and which in case if the wood add materially to the danger fauch approading.

Mr. Huchtes also submitted a report as storiary inspect of briefly fecounting cases of infections diseases of a filld character for which places had been placefed. Stepshal been taken to shut the a statighter house which had been complained of as a missue. Complaint was made that the officer had been refused use of the hose to wash out the Kantest, drain. Reference was made to the unsatisfactory state of the indany at, drain, which, it was said, was

The report was received and referred to the street and bridge committee.

Waters on the case of Oliver Lithgow, a destitute person. Dr. Herriman, town physician, writes to council suggesting that some relie of given and that the opportunity presented it said of some sesious persons presenting the town, as a jubiles offering, a place ready furnished, where such mass as the one referred to could be cared for. On suggestanced Resease Smyth the institute was deferred to the cared chaster was deferred to the cared constitutions. natter was referred to the central charity

REPORT OF STRUIAL COMMITTEE. Coun. Wafifules, chairmen of a special committee appointed to enquire into the farts of an alleged interference by Dr. Burrows with patients of Dr. Herriman, town physician, read a brief report, censuring Dr. Burrows for his interference and recommending that he should be more careful in his capacity as medical health officer

SPORT OF FINANCE COMMITTEEL. Cous. RAY, chairman, rend the report of the fluores committee, giving is detail ex-penditures during the month past and re-commending payment of the following accounts:—

J. McLennon & Co., nails 26 96
Gas Company 182 17
Reference was made to a report submitted to the committee from the central charity committee stating that for the year to let July, total receipts amounted to \$600.29, and expenditures \$489.19. Reference was made to the real and activity shown by the charity committee, and expecially of the treasurer, Mrs. Necland's. The report was adopted.

REPORT OF RAILWAY COMMITTEE. Reeve SMYTH read a report of the rail-way committee of the council stating that the committee had met, and after some discussion on the amendment devised by Mr. Hickson to the proposed agreement, decided to visit Montreal and see Mr.

decided to visit Montreal and see Mr. Hickson personally. After some correspondence notification was received from Mr. Hickson that he had signed the agreement, and did not desire snything practically different from what had already been laid down in the agreement. Copies of the agreement had been forwarded for signature of mayor of Lindsay.

Reeve SMYTH explained that the amendment devised by Mr. Hickson served to cover the point that houses built by the company should be exempt from taxation. To this the committee objected. The effect of their objections had been that the amendment was waived by the railway company and the agreement remained as submitted to council at June meeting.

The agreement was read over a third The agreement was read over a third

time.
After some discussion Reeve Smyth moved that the agreement be passed and that the mayor be authorized to sign the agreement with the G. T. Rv. Coun. Mallon seconded the resolution and it was passed, Coun. Connolly objecting.

REPORT OF STREET AND BRIDGE COMMITTEE. Coun. CONNOLLY, chairman, reported for the committee giving particulars of work undertaken and some of which is completed at points about town. The broken stone ed at points about town. The broken stone at disposal of the town had been distributed at a cost of \$1.15 per cord. The committee recommended that 10 planks be given.

Mr. J. L. Winters and 18 planks to Dr. DeGrassi in order that they may boulevard the street in front of their properties.

Coun. Mallon picked a few holes in the report. There were only a few men at more report. There were only a few men at work and the work was not fairly or wisely done. Poor men should have a chance at munici-

Coun. Connoily explained that Mr. Neenan, street inspector and foreman of work, attended to these matters and selected the men who did the work.

It then was charged that Coun. Malon had ordered certain work to be POST OFFICE SITE SALE OF TOWN PRO-responsibility. The chairman of the street and bridge committee pitched in and cen-sured Coun. Mallon whem he charged with a sort of "nepotism" and with being a little too previous. The committee had re-fused to pass the account for the work done and the impression prevailed that the east ward representative would be left to settle himself. He protested in an earnest speech leeve Smyth, Deputy-reeve Bryans, and and raked up a lot of things which others had done contrary to rule of council and altogether there was a deal of indignation wanted over the matter.
Coun. Connect. replied at length and

on motion the report was adopted. THE POST OFFICE SITE.

Coun. Scottieran moved, in effect, seconded by Coun. Mallon, that a recom-mendation contained in a resolution passed blic meeting of the fatensvers seking that a vote be taken on the question of locaring the site of the new proposed post office be complied with, and that the council order the vote to be taken at the same time as the election of a deputy reeve.
Coun. WALTERS wanted to know what the opposition meant by this resolution. He was given to understand that the government intended to build the poet office on the church site. In this event taking a vote would make no difference.

mestion, was evident and at times May or himself for a great effort. His voice had a waiters had to domand that order be mainsonorous sentences against the despotic utterances of Coun. Walters. The government, he said, was kind and beneficent. (Cheera.) Britton's corner was the central part of the town. (Applause.) The wish of the town was for a vote on the subject and that wish should be gratified. (Hear, hear.) He taunted the "clique" with cowardice in trying to smother the desire for a rote by the people. (Cries of go it.)
Was this, he asked, fair play? Was this
not correion in its worst form? Were the people to be crushed down, smothered and squelched in this arbitrary manner? (Cries of no, no.) Take a vote. If the majority decided in favor of the church lot he and his friends would cheerfully submit. (Coun. Welters laughs incredulously.) On the other hand they would protest against coercion, protest in the name of the 306 names on the petition, protest, with his hand on his heart, urge and lift his voice in favor of the vox populi. (Cheers and ap-

> Coun. Matton said his views were in favor of s vote by the people. The east ward should be heard from. Coun. Ray reminded the council that

Coun, Ray reminded the council that after all the post office was a gift of the government to the people. He doubted if any municipal machinery existed for such a purpose as taking a vote and if any decision arrived at would have any weight with the government. He moved, in amendment, accorded by Deputy-resve Bryans, that the resolution be referred to a committee composed of Mayor Walters, Deputy reeve Bryans, Reeve Smyth and Counce, Walters, Crandell and Sootheran, to accertain what power this council has to take action on the prayer of the resolution and to report to the council. tion and to report to the council.

Coun. CRANDELL undertook to rally Coun. CRANDELL undertook to rally Coun. Ray on his ingenious effort to get around the stump. He admired, said Coun. Crandell, the versimilitude of Coun. Ray. The effort was being made to stave off the time. It was a last gasp. Look, said he, at the men on the committee, too. Coun. Ray holds up a scare-crow in the shape of a large black car, and hoped to make the a legal black cat and hoped to make the council tremble and get weak in the knees. Coun. Sootheran said he had enquired of the town solicitor and had been assured that there was no legal objection to a vote

being taken.
Coun. Connotary said he was in favor of taking a vote of the people, especially as the matter could be done inexpensively. Reeve SMYTH said he was in favor of the resolution. The expression of opinion of ratepayers could be had so inexpensively that there could be no objection.

A vote was taken and the amendment was declared lost.
Deputy-reeve Bryane said that to take a vote would be a foolieh proceeding. The eite was settled. It had been purchased by the government and all the vetes that might be taken could not alter the matter. He wanted the town selicitors' opinion in writing as to the legality of the proceedings.

music of a vote. This resolution was 6-by a dodge.
Mayor Waltens said he should satisfy himself of the legality of the point in question before issuing his warrant that a vote he takes.

Coun. RAY rose to squestion of privilege and decisively stated that he had no wish to interfere with the desire of the people

to interfere with the description to take a vote.

The resolution offered by Coun. CRANDELL was put to vote and carried.

The resolution submitted by Dep-Resve BRYANS was put to vote and a tie resulted, Mayor Walters voted in favor of the resolution, which was declared earsied.

SALE OF TOWN PROPERTY.

Dep.-reeve BRYANS moved that the council execute a deed of lots I and 2, Queen's equare reserve; south-east corner of Kent and Cambridge-eta., to John Irvine for the Runs of \$2,000.

sum of \$2,000.

Before the resolution could get before the meeting—as the council was still in committee—Coun. Scotheran objected to Dep. reeve Bryans springing a matter of such importance on the council at so late an hour. Members had asked at last meeting—in fact had moved that the lease or lease of this reconstit hat see Mr. I write leases of this property between Mr. Irwin and the town be produced. He seked why this had not been done.

It was explained that the leases were lost. They had been before the town property committee some time ago, but could not now be found.

coun. Sootheran objected to selling the property in question until the lease had been found and the terms in which the lease had been executed looked into.

Coun. Ray opposed the resolution. The leases of this property, between Mr. Irwin and the town, were not forthcoming, and now it was learned that the leases were lost.

Coun. SOOTHERAN said that the sale of Coun. Southeran said that the said of this property was a serious matter as successively higher prices had been offered. He had a letter in his pocket offering a larger sum, and in cash, for the property than the offer before council. He should oppose any said of that property until such a time as the leases were produced.

The matter was left over.

TAXING THE LINDSAY DOGS. The first of several by lawe, a by-law to provide for the taxing and muzzling at certain seasons—of all dogs owned within the corporation was taken up to be read a

Members began to get restive and Dep. reeve BRYANS moved that the matter be left over, thereby getting even with Coun. Sootheran—the promoter of the by-law— for opposing the passage of his (Dep. reeve Bryans) resolution regarding sale of town

Some confusion ensued, amidst which a motion to adjourn was carried and the meeting broke up.

LOCAL NEWS-LETTERS

ENNINMORE.

June, while Michael Garmon of this town-ship was assisting Patrick C. Galvin stumping a field on lot 5, con. 10, had his leg broken by the rolling of a stump. Dr. Collins of Peterboro set the broken bone. It will be some time before Michael can again attend to his work.

MARIPONA. COURT OF REVISION. - The court of revi sion was held at the town hall, Oakwood, on Thursday, 9th day of June, 1887. The following gentlemen having took the oath required by statute took their seats as members of the court of revision, Thomas Broad, Elias Bowes, William Lownsbrough, Thomas Wallis and William E. Swain. Thomas Broad, esq., reeve, in the chair. The following appellants were heard respecting their assessments and subject of speed: Samuel Broad, Neil Patterson, Jac. Woodward, Robert Ramsay, Thomas Bateson, W. A. Silverwood, William Jewell, Archibald McInnis, Henry Osborn, William hase, William Short, Jas. Gibson, Thomas Chase, William Short, Jas. Gloon, Thomas Squire, George Gilson, Norman Gillies, William J. Wright, William H. Sanguine, William Broad, William D. McCrimmon, William Brunker, Levi Degear. John Sutherland, John Halliday, Henry Fowler, Donald L. Anderson, John A. Clark, Donald Anderson, W. R. Cumings. Moved by Mr. Wallie, seconded by Mr. Swain, that this court adjourn to meet again on the this court adjourn to meet again on the 23rd day of June at 10 o'clock in the fore-

noon .-- Carried. ADJOURNED COURT.-The court of revision mer pursuant to adjournment this 23rd day of June, 1887. Members all present. Minutes of last meeting read and approved. Chair taken by T. Broad, eeq., reeve. Moved by Mr. Bowes, seconded by Mr. Lownsbrough, that the following alterations and confirmations be made in the seasment rolls for 1887:

Samuel Broad, lot 14 and 15, concession 3, re Neil Patterson, se 1 10, con. 3, reduced \$100.

James Woodward, n w 15, con. 6, confirmed.
Thomas Bateson, s 1 1 and se 1 3, con. 7, re W. A. Silverwood, w 1 s 1 n 1 15, con. 3, reduc-

ed \$150. W. A. Silverwood, personal property, reduce \$100.

William Jewell, n \ 17, con. 13, reduced \$200.

A. McInnis, n \ 2, con. 11, reduced \(\frac{2}{2}\)200.

H. Osborn, n w \ 3 and e pt 2, con. 11, reduced

William Chase, ne | 3, com. 7, reduced \$25.
William Short, s | 11, con. 11, reduced \$200.
William Short, s | 12, con. 11, reduced \$100.
James Gibson, w | 3, con. 8, reduced \$200.
James Gibson, personal property, reduced \$50.
Thomas Squire, s | 4, con. 11, reduced \$100.
George Glison, n | 4, con. 10, reduced \$100.
N. Gillies, n | s | 18, con. 13, reduced \$100.
N. Gillies, n | s | 18, con. 13, reduced \$100.
W. J. Wright, s | 7, con. 12, reduced \$300.
Wm. Sanguine, n w | 10, con. 9, confirmed.
William Broad, n w | 7, con. 6, reduced \$200.
W. D. McCrimmon, s | 13, con. 13, reduced \$200.

John Trelevan, s pt 20, con. 13, reduced \$300. John Trelevan, n 1 19, con. 13, reduced \$200. William Brunker, Oakwood hotel, reduced

1600.

T. Bowes, Oakwood hotel, reduced \$550.
Levi Degoar, w \(\) \(e \) \(\) \(\) , con. 9, reduced \$100.

James Sutherland, \(\) \(w \) \(\) \(\) 10, con. 12, \$100.

H. Kowler; \(e \) \(\) 13, con. 15, reduced \$200.

D. L. Anderson, \(e \) \(\) 14, con. 10, reduced \$200.

John A. Clark, \(e \) \(\) 1, con. 10, reduced \$200.

Ponald Anderson, \(\) \(\) 13, con. 11, \$100.

W. R. Cunnings, to be entered for \(e \) \(\) 11,

70n. 12, \$1,500.

con. 12, \$1,500.

William Lillico, to be entered for n 1 e 1 11, con. 12, \$000.

James Hussey, to be entered for s \; 23, con. 1 James Hussey, to be entered for s 1 24, con. 4 John Mickingbottom, hotel, Manilla, reduced Joseph Jenkins, hotel, Little Britain, reduced

Thomas Tucker, to be entered as tenant of hotel at Cresswell, \$300.

William Henry Tamlin, to be entered as wage-earner, lot 21, con. 12.

William J. Savanac, to be entered as tenant, selicon. 9.

Aifred Wallis, to be entered as land-holder's son.
Duncan Smith, to be entered as tenant, s i 15,

con. 15. Donald Cameron, to be entered as occupant Thomas Tinney, to be entered as land-holder's l'riah Edward Bateson, to be entered as land-

older's son. Richard Giles, to be entered as house holder. Janet McDomald's assessment to be added to V. Philys. nifre. sa McKinnon, changed from a ½ 7, coreces

writing as to the legality of the proceedings.

A vote on the resolution was carried by it to 3; year, Reeve Smyth, Counse, Crandell, Councily, G. Brynne, Mailon, Scotheran; 1897, Deputy-reeve Bryane, Couns. Welters and Lennon.

ELECTING A DEPUTY-REEVE.

On motion of Coun. Crandell, Mayor Walters was suthorized to issue his was fant for the election of a member in the place of Dep. Reeve Descon, who had resigned his position in the council.

Dep-Reeve Bryans moved, seconded by Coun. Lennon, that the opinion of the town solicitor be had on the legality of the proposed vote to be taken before the warrant be issued for the election of a deputy-reeve.

Counc. Crandell, Mayor Council.

Dep-Reeve Bryans moved, seconded by Coun. Lennon, that the opinion of the town solicitor be had on the legality of the proposed this received of the clearly affect to the second may be received.—Carried. The clerk read a memorial and application from the based of trusteed of the Onewood high school respecting in engagement and further accommodation required for the high school; also a letter from the educational department of the opinion of the council than the petition of the own solicitor be had on the legality of the opinion of the town solicitor be had on the legality of the own solicitor to the clearly of the Onewood high school respecting in engagement and in the council and application from the based of trusteed of the Onewood high school respecting in engagement and further accommodation and further accommodation and further accommodation and further accommodation and further equipment for the school was made, that the high school results and supplication from the based of the Onewood high school respecting in engagement and further accommodation and further accommodation

sent condition. W. A. Silverwood, esq., chairman of the beard; A. Gameson, esc., treas.; W. Ryres, esq., and Dr. Jeffers, high school trustees, were heard respecting the requirement for the improvement of the Calwood high school. After hearing the deputation respecting the high school, Mr. Bewes moved, seconded by Mr. Lownsbrough, that the petition of the high school board of trustees praying for a grant to erect a suitable building for high school purposes on town hall ground be received.—Carried. Moved by Mr. Wallis, seconded by Mr. Bowes, that the reeve give his order on the treasurer in favor of J. Chidley for \$6.25, for repairing approach to bridge, lot 20, con. 6.—Carried. Moved by Mr. Lownsbrough, seconded by Mr. Wallis, that the reeve give his order on the treasurer in favor of Joseph Jenkins for \$5, for board for Mr. Jackett.—Carried. Moved by Mr. Bowes, seconded by Mr. Wallis, that the reeve give his order on the treasurer in favor of W. Cornish for the sum of \$10, for cedar furnished for sluiceways as per account.—Carried. Moved by Mr. Swain, seconded by Mr. Lownsbrough, that the reeve give his order on the treasurer in favor of W. Suggitt for \$103.20, for twelve steel drag scrapers.—Carried. Moved by Mr. Lownsbrough, seconded by Mr. Bowes, that the reeve give his order on the treasurer in favor of W. Suggitt for \$103.20, for twelve steel drag scrapers.—Carried. Moved by Mr. Bowes, that the reeve give his order on the treasurer in favor of W. Suggitt for \$103.20, for twelve steel drag scrapers.—Carried. Moved by Mr. Bowes, that the reeve give his order on the treasurer in favor of W. Suggitt for \$103.20, for twelve steel drag scrapers.—Carried. Moved by Mr. Bowes, that the reeve give his order on the treasurer in favor of John Trelevan for \$5, for cedar furnished for three eluiceways in Howes, that the reeve give his order on the treasurer in favor of John Trelevan for \$5, for cedar furnished for three sluiceways in roadbeat No. 10.—Carried. Moved by Mr. Swain, seconded by Mr. Wallis that the reeve give his order on the treasurer in favor of Kenneth Ferguson for \$1, for repairing sluiceway, lot 20 and 21, con. 3, in case of the mover.—Carried. Moved by Mr. care of the mover.—Carried. Moved by Mr. Bowes, seconded by Mr. Lownsbrough, that T. Broad and T. Wallis examine the bridge T. Broad and T. Wallis examine the bridge lots 20 and 21, con. 1, and have the necessary repairs made.—Carried. Moved by Mr. Bowes, seconded by Mr. Swain, that the reeve give his order on the treasurer in favor of John Coone for \$1150, for wood furnished Mrs. Morrin; also \$4.50 for repairs done in Mrs. Johnson's house.—Carried Moved halfs. I ampalyable according to the state of t ried. Moved by Mr. Lownsbrough, second

ed by Mr. Bowes, that the reeve give his order on the treasurer in favor of Jasper Noakes for \$75, for gravel pit, lot 10, con. 9.—Carried. Moved by Mr. Bowes, seconded by Mr. Lownsbrough, that the reeve give his order on the treasurer in favor of give his order on the treasurer in favor of C. McKay for repairing sluiceway on lot 15 con. 13.—Carried. Moved by Mr. Lownsbrough, seconded by Mr. Bowes, that the reeve give his order on the treasurer in favor of G. Hicks for \$3.20, for sluiceway, lot 22, con. 8, in care of W. Lownsbrough; and in favor of W. Ashton for \$15.65, for turnpiking on new road from Cresswell, in care of mover.—Carried. Moved by Mr. Lownsbrough, seconded by Mr. Bowes, that the following shatements be made to W. Philp, collector for 1886. for indigent persons: Mrs. Johnson, \$1.04; Mrs. York, 33c.; Mrs. Taylor. \$1.75; Mrs. Rohinson, arrears of taxes, 72c; and the sum of \$3.33, arrears of taxes, 72c; and the sum of \$3.38, smount returned to county treasurer against w. \(\frac{1}{2} \) n. \(\frac{1}{2} \) lot 9, con. 13, 25 acres there being no chattles on the same.—Carried.

Moved by Mr. Lownsbrough, seconded by
Mr. Bowes, that the reeve give his order on
the treasurer in favor of William Philp for 370, salary as collector for 18%6. Also in favor of Henry Yerex for \$140, salary as assessor for 18%7.—Carried. Moved by Mr. Bowes, seconded by Mr. Wallis, that the following accounts he paid and that the reeve give his orders on the treasurer for the same: W. E. Yarnoid, P.L.S., as per account, \$8.00; Hart & Co., as per account, \$19.73; C. D. Barr, \$22; Grand Trunk Railway, freight on scrapers, \$2.00; W. Philp, box for collector's roll, 60c. - Carried. Moved by Mr. Swain, seconded by Mr. Bowes, that this council grant the sum of \$25 to be that this council grant the sum of \$25 to be expended on 8th con. line, opposite lots 20 and 21, W. Lownsbrough and T. Wallis, commissioners. Moved by Mr. Bowes, seconded by Mr. Lownsbrough, that this council grant the sum of \$30 to be expendunexpended grant north of Manilia be re to sell the timber on the town line between

ed on the town line south, between this municipality and Brock, the township of Brock having made a like grant, T. Broad, doner. And that the balance of voted, the mover to be commissioner.—Carried. Moved by Mr. Bowes, seconded by Mr. Lownsbrough, that T. Walters be appointed commissioner to act with the com-missioner appointed by the council of Ops this municipality and Ope, opposite the 4th con., Mariposa.—Carried. Moved by Mr. Lownsbrough, seconded by Mr. Bowes, that this council grant the sum of \$150 to be expended on the town line between Eldon and Mariposa, Eldon having made the like grant. William Eyres to be commissioner to expend the same with the commissioner appointed by the council of Eldon.—Carried. Moved by Mr. Bowes, seconded by Mr. Lownsbrough, that by law No. 348 being a by-law to provide for pur-chasing land for and opening up for pub-lic travel a new road to run from the village of Cresswell to the Manilla railway junction, and from thence northward to the 8th con. line, be received and read a first time.

—Carried. By-law No. 348, after passing through committee, was read a third time and finally passed. Moved by Mr. Bowes, seconded by Mr. Wallie, that by-law No. 349, being a by-law to provide for polling sub-divisions in the township of Mariposa. or holding parliamentary and municipa elections, and for repealing by law No. 336 be received and read a first time.— Carried. By-law No. 349, after passing through comwas read a third time and finally passed. Moved by Mr. Swain, seconded by Mr. Wallis, that E. Bowes and W. Lownsbrough be and are hereby appointed

JOHN F. CUNNINGS, clerk.

S. Perrin.

THE GREAT

BLOOD AND SYSTEM

PURIFIER

SOLD EVERYWHERE

25 cents PER BOTTLE

LINDSAY.

Composed of the best BLOOD

PURIFYING INGREDIENTS

ASE POR

next.-Carried.

TERSEY BULL kept for use at "Homecommissioners to oversee the work on the new road from the Sth con. line south to the rail way junction.—Carried. Moved by Mr. Lownebrough, seconded by Mr. Swain, that T. Broad and T. Wallis be and are CANNINGTON hereby appointed commissioners to over-see the work to be done in opening the road

from Creaswell to the Junction. - Carried. Moved by Mr. Swain, seconded by Mr. Wallis, that this council now adjourn to meet again on the third Monday in July

The subscriber has started the manufacture of brick in his ; and north of the village, and has provided all the facilities for turning out first-class brick. He has secured the services of Mr. Rousson of Port Hope who thoroughly understands the business. Brick will be delivered to purchasers at the Cannington station. JOHN SACKVILLE.

Cannington P. O. Cannington, June 29, 1887. -51-26.

FIRE AND LIFE.

the World.

oderate rates. Four-fifths of profits given to dicy holders. For particulars or rates apply F. C. TALLOR,
Agent for Lindsay and Co. Victoria.

Secure the shadow

mown to Medical Science. Cures Biliousness, Liver Complaints BY GOING TO Heartburg, Sour Stomach, Dyspepsia, Constipation, Sick Head Ache, Kidney Complaints. **BODEN & CHAPMAN**

(who have had large experience, both in Toronto and elsewhere,) and have purchased the photo-graph gallery of the late Mr. Scott, and will make all the photographs by the

turning out artistic work and beautiful pictures at low prices. Photographs enlarged and re-touched a All sizes made and good work guar-

Lindsay, May 10, 1887.—44-12,

J. Riggs. BICKCLES.

TYE, EAR AND THROAT. LRCP. S. E.

Foronto, June 10, 1887.—49.

Brick and Tile Co., TAYLOR'S SIDING,

would respectfully state that they have increased the facilities of their yard for the manufacture of BRICK and TILE. Having new and improved machinery they will endeavor to maintain the high quality of their stock. Having the railroad siding alongside the kilns there is no charge for teaming or loading, and with low freights we are able to ship to the best possible advantage. Freight paid on tile in carload to a distance of 30 miles.

We hope by careful attention to the wants of our customers to merit their continued support.

BEAVERTON BRICK AND TILE CO., Taylor's Siding, Beaverton.

TO AGENTS

AND THE PUBLIC.

We, the undersigned, have lately increased our facilities for publishing and manufacturing Standard Books. Family Bibles and Photograph Albums by removing into larger and more commodious premises. We desire at once the names and addresses of every local, travelling and general agent in Canada, to whom we have an important business offer to communicate, and we will liberally reward those who favor favor.

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Repair Your

Lindsay. April 6, 1837.-39.

Don't wait until the king-bolt is broken; until the stuffing-box gives out; until the connecting rods get bent; until the case gapes open like Asia. an oyster and drops off, before coming to us.

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Lindsay, April 26th.-42.

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HAIR REMOVER, For Instantly and Effectually

REMOVING SUPERFLUOUS HAIRS, Without Injury to the Skin.

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Lindsay, June 8, 1887.-48.

Miscellaneous.

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THE BEAVERTON

May 26th, 1887.-16-1yr.

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Lindsay, March 12, 1887 -36-tf. A UCTION SALE

FARM PROPERTIES N IN THE TOWNSHIPS OF BEXLEY AND CARDEN in the county of Victoria. There will be sold on

-OF VALUABLE-

Friday the 15th day of July, 1887, at eleven o'clock in the forenoon, at CAMPBELL'S HOTEL,

In the village of Kirkfield, By virtue of powers of sale contained in PARCEL I.

Under mertgages from Samuel Nicholson, lot 26, on the North West Bay of the Township of Bexiey, in the County of Victoria. containing 114 acres, more or less. The following improvements are said to be on the premises:—About 90 acres cleared, having erected thereon a log house. PARCEL II.

Under mortgage from Andrew Wylie, the west half of lot 7 in the 5th concession of the Township of Carden, in the County of Victoria, containing 100 acres more or less. The following improvements are said to be on the prem ises: About 35 acres cleared, having erected thereon a log house and barn, situated about 4 miles from Kirkfield. TEBMS.—20 per cent. of the purchase money to be paid down on the day of sa e. For balance terms will be made known at the sale. For

further particulars apply to. JONES BROS. & MACKENZIE,
or to Solicitors, Toronto-st., Toronto,
E. B. LEROY. Esq.,
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cottage.
Also ONE QUARTER ACRE, St. Patrick-st.,
on which is erected a small frame house. Township of Ops.

LOT 22 and W. 1 LOT 23 IN 10th CONCESSION containing 300 acres, of which 200 acres are cleared, the balance wooded,

LOT 25 IN 10th CONCESSION OF OPS, containing 100 acres, 75 acres cleared. There is on this lot a comfortable house, barns and outbuildings.
LOT 25 IN 9th CONCESSION OF OPS, containing 200 acres of which 35 acres are cleared and the balance heavy timbered tamarac.
N.E. QUARTER LOT 23 IN 9th CONCESSION OF OPS, containing 50 acres, 25 acres cleared, on this lot there is a small log house and outhuildings.

Township of Emily. LOT 12 IN 13th CONCESSION, EMILY, containing 200 acres, 30 acres cleared and the balance well timbered with hardwood, etc.

Township of Fenelon. CENTRE PART LOT1 IN 4th CONCESSION, FENELON, containing 75 acres. FENELON, containing 75 acres.

This property will all be sold cheap and on cerms to suit purchasers. Apply to P. B. McILHARGEY.

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J. E. Bruxer.

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Lindser, Meb. 24, 1887 -37 E. Gregory.

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Lindsay, March 7, 1887, -25. Miscellaneous.

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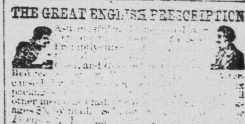
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