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W. A. Good WID.

HEADQUARTERS In Victoria Co. Room Paper

near the market Kent Street. GOODS

a specialty. Machine Needles, Alabastine and Dye Works Agency. New Advertisements This Week.

Local-Prof. S. Goldstien Re-opening of Schools-Metherell. Marvellous Clearing Sale-McGaffey. South Victoria Ag. Society-J. Keith. Residence for Sale-S. A. McMurtry. Lindsay Woollen Mills-J. W. Wallace. Card of Thanks - Executors Dr. Whiteside. Bell Planes and Organs-James Wetherap. County Council-T. Matchett, county clerk. Swiss Bell Ringers-Bradburn's Opera House. Saw and Shingle Mill for Sale-J. W. Hast-

# The Canadian Lost.

LINDSAY, FRIDAY, JAN. 11, 1889. Circulation ..... 4 350. MUNICIPAL ELECTIONS.

The ballot boxes Monday evening turned out the usual number of surprises for the different parties in the field. The popular verdict in Lindsay was against higher taxes and in favor of rigid econemy. The impression seems to have got abroad that the old council was not as careful as it ought to have been; but the old council did not deserve the sweeping blame cast upon it. Some extraordinary and baseless charges were made against

The verdict in Mariposa is a decisive one against the "school candidates," though it does not follow from the use of this term that their successful opponents are antinow be taken out of the municipal arena. It is a great pity that it ever got there. rival candidates for the reeveships. Was not the verdict of Monday more against the method of getting the money or passing the by-law than against the idea of having the high school?

We admit our worthy friend, Mr. W. Byres, has cause personally for the objection mentioned in his letter elsewhere printed to our too brief statement of the Oakwood high school board's policy; and in a technical sense it was inexact to speak of the board as "submitting a bylaw." But we believe the majority of the school board considered it desirable to have the required amount voted by the council. They naturally wished to save ing is expected from the storm, and livelier the expense of submitting the by-law; times hoped for. and probably they felt somewhat apprehensive that there might be opposition and an adverse verdict. It was not and is not now our intention to reflect on the beard. They were doing what they considered best. If they had had a little more confidence in the people the question would have gone to the people, and we are confident it would have carried. Mr. Eyres' statement of his position is clear and removes an impression formed in some quarters that he had been not consistent. He wished to have the question submitted to the ratepayers, and exsected it would, as a matter of course, be referred to them There is an impression amounting with some almost to a conviction that Mr. Broad had agreed to vote for the requisition or demand for a by-law. en the second occasion it was brought up. It is quite a common belief that if he had done so, rendering the vote three for and of New Silk Handkerchiefs from thre against, there would have been no 25c.up, at Ritchie's .- 27-tf. ebjections raised of any consequence. But a vote of two for and three against, which Mr. Broad as reeve declared carried, seemed very singular, and opposed to the general spirit of our institutions. It excited much comment; and feeling grew against the course taken. It was

then the law; though it is not now. Since the decision of the court of appeal the law now is as we understand it shat a school board makes a demand on a council for \$4,000, or other sum, and unless that demand is rejected by a twothirds vote the council must provide the money. They can provide it in any way they please; but provide it they must.

The school board has nothing to do with y-laws or getting the money. Two members of the present Mariposa council, for instance, could vote for the "demand," and it would be carried. But, if the council wished to pass a by-law to raise the money it would require a majority to pass it, according to the court of appeal's decision. One of the three would simply have to vote for the by-law, to give it a majority, or go to gaol, for the school board could put him there by mandamus. Such is the law, as we read

it. But we refer it to the consideration of the Lindsay law association as a quesaoin of much interest. The law should be simplified on the lines already indicated in THE POST.

## EDITORIAL NOTES.

Mr. Peplow was elected mayor of Port Hope by 109 majority over Mr. Randall. Mr. Stevenson was re-elected mayor of Peterboro by 403 over Mr. Denne. In each town the contest was very keen.

The Bowmanville Statesman quotes approvingly the recent article in THE Post on the duty of paying up. The evil is as prevalent "at the front" as it is out here. Some body should hustle around and put some money into circulation.

In an article in the Educational Journal, printed in another column, Mr. S. Corneil discusses the interesting and important question of the status of a teacher, maintaining the teacher is a public officer, and that his relation to a trustee is not merely that obtaining between master and servant. This should be kept in mind by trustees and parents.

Only three new Canadian knights were turned out in the New Year's batch; Chief Justice Allen of New Brunswick, Mr. Trutch of B. C., and Major Gen. Oliver late commandant at Kingston. It is reported that there is a strong under-current of discontent in tory circles because Mon-tague, Baird and Rykert were not "dubbed," and it was expected that Sir Solomon White would be on the list.

A tory of thirty years service writes to the Ottawa papers complaining that Sir John Macdonald refused to appoint him to a sessional clerkship for three months, and on being pressed passionately replied: "You be d—d." This is an obvious error. Sir John was simply referring to some place in the States or Mexico known as "Yuba Dam," where J. H. Pope has a ranche or an orange farm. Any person who will not accept this exp'anation is disloyal and an annexationist.

We notice with profound grief that the Peterboro Review is engaged in the highly unpatriotic and disloyal business of "booming" Dakota, Iowa and other western states by mentioning a number of Peter. boro men who left that county ten or them, and particularly against Mayor twenty years ago and have piled up for. Walters. There is fortunately enough material in the new council to manage affairs carefully and well. They have important and responsible work before them; and we trust and believe they will faithfully discharge their duties.

They was a large carefully and well. They tony; but according to the Review Canadians would be driven to the wall if they had reciprocity. If a leform journal had written up glowing praises of the western states a la Review the restrictions organs. would have been howling high treason.

Wide interest was felt in the Windsor mayoralty contest this year owing to the fact that Hon. Sol. White, an avowed anschool men. We presume the question will nexationist, was a candidate with the view of testing the strength of that feeling, though annexation can have noth-We trust the way may be made clear of Windsor. Mr. White's principal oppofor the submission of the \$4,000 by-law nent, Mr. Twomey, is also a tory; and was to the ratepayers of the township in due | declared to be just as good an annexationcourse when public feeling had time to ist as Mr. White; though he is not so subside. Let the question be decided on its merits alone, and not be mixed up with the popularity or unpopularity of different showing. The vote stood as

	2000		200000
follows:			
Twoomey			466.
White			
Morton			
Aikman		*****	162.
The question now is:	Wil	l Mr.	Twoom
take the Hon. Sol. W	hite's	"no	rtfolio"

Mr. Meredith's "cabinet," and go into training for the expected knighthood? COMMERCIAL NEWS.

OFFICE OF THE CANADIAN POST, LINDSAY, Jan. 10, 1889.

Business and Produce. There is still very little doing at the Lindsay market or indeed at any other local market It is expected now that as two of the grainbuyers, Mesers. Touchburn and Flurey, have been elected councillors they will

Lindsay Market Price	8.			
[CORRECTED WEEKLY,]				
Red Fife Wheat1	00	to	1	05
White Fife Wheat		to	Õ	96
Fall Wheat 0	00	to	0	95
	00	to	0	96
Barley 0	55	to	0	58
Oata " mes messesses 0	00	to	0	33
Peas "		to	0	60
Marrowiat peas 0		to	0	66
Rye Flour, new process, bks., 100 lbs (mixed, "		to	0	55
Flour, new process, bks., 100 lbs 6	-	10	3	00
October 100 150 mixed,	00	to	3	90
Oatmeal, per 100 lbs	00	to	Ü	00
Potatoes.	75	te	1	95
	25	to	9	19
Eggs, fresh, per dos 0		10	0	19
Lard per pound		to	ŏ	14
	00		18	
Shorts ' 18			20	
Cheese (in bulk) 0		to	0	12
Beef Hides 4	OU	to	5	90
Geese per lb 0	06	to	0	1.7
Turkeys per 1b 0	09	to	0	10
Chickens per pair		to	0	30
Ducks per pair		to	0	50
Sugar cured hams		to	0	14
Lamb Skins		to	0	90
Dressed Hogs, per 100 lbs 6		to	6	75
Hay		to	15	00
Alsike Clover Seed,		10	8	93
Red Clover Seed 5	00	10	9	10
	1000			

A BRILLIANT DISPLAY

If you are feeding turnips to your milch cows use Thorley's Horse and Cattle Food and save your butter from being tainted. A. CAMPBELL.

Uncle Sam and Miss Canada Where's your fortuse, my pretty maid ?" My achte are my fortune, sir," she said. Then I can't annex you, my pretty maid." Nobody saked you, sir," she said.

General Debtlity,
Scott's Emulsion of Cod Liver, with Hypo
phosphiles. has no equal in the whole realm o
medicles. Read the following: "I gave Scott's Emul
slon to my own child for scrotule, and the effect was
marvellous "—O F, Gray, M, D., White Hall, Ind.
Put up in 50c and \$1 suse —28-4.

Children Cry for Pitcher's Castoria.

COMMUNICATIONS.

(To the Editor of THE POST.)

—In your editorial in THE POST of Dec. 28th you say in speaking of the Oakwood high school trustees: "If the school board had had the candor and courage to submit a by-law to the ratepayers in the first instance it would in all probability have been carried." I hold the above paragraph is unfair to the school board, and well calculated to make a false impression upon

the public mind, especially where the law bearing on this point is not well understood. The fact is, the trustees of Oakwood high schoel never were in a position to legally demand of the council the submission of the question of raising \$4,000 or any other amount for a new high school at Oakwood to a vote of the elec-

high school at Oakwood to a vote of the electors.

The law provides that the trustees must first make a demand on the council for money for the aforesaid purpose, and if their demand be refused then, and not till then, can they request the council to submit the matter to a vote of the electors, which request the council have no power to refuse.

Chancellor Boyd, in his judgment in this case, held that when the council, on the 18th of July last, refused the request of the trustees for \$4,000 and certain land south of the town hall, and certain other privileges for a playground, the trustees might then have demanded of the council that the matter be submitted to a vote of the electors. This was not the spinion of the trustee board at that time, and the court of appeal has declared Chancellor Boyd was wrong and the view the trustees held and acted upon was right, as shown by the following paragraph in the judgment of aforesaid court of appeal in this case:

"Even if the council had been considering a by-law founded upon the petition, and refused to pass it, they could not upon that refusal of an application so framed bave been compelled by the trustees under section 35, sub-sec. (2), to submit to the electors the question whether the money should be raised."

So far certainly the trustees had no power to successfully demand the submission of this matter to a vote of the electors, but that they might be in a position to make such a demand this now celebrated \$4,000 by-law was prepared and submitted to the council to be disposed of by that body, which they could do by refusing to pass it or by passing it. I fully expected they would refuse to pass it, and that then the trustee board would ask that it be submitted to the vote of the rate payers, but to my very great surprise they passed it, or purported to pass it, thereby effectually closing off all chance of the submission of this by-law to a vote of the electors.

Now, sir, I think it is clearly shown that your

eference to the school board in the aforesaid ditorial is unfair, and I hope you will see your way clear to correct it.

With regard to my action on the trustee board, which has been grossly misrepresented by some (as I believe) with evil intent, and by certain of my co-trustees perhaps unwittingly, I desire to say my affidavit in this matter and a brief extract from the affidavit of W. A. Silverwood is perhaps a sufficient answer:—

Affidavit of William Eyres.—Sworn the 26th March, 1888.

March, 1888.

I, William Eyres, of the township of Mariposa, in the county of Victoria, yeoman, make oath and say:

1. I am a member of the Oakwood high school board in the county of Victoria, and was a member thereof during the year 1887.

2. That I voted for the petition referred to as "Exhibit A" in the affidavit of Archibald Cameron, sworn in this matter the 21st day of February last, because the government had given its ultimatum that unless increased accommotion for the said high school were provided the government grant would be withdrawn from the said high school, and I did not desire that six trustees composing the said high school the said high school, and I did not desire that six trustees composing the said high school board, or myself as one of the said trustees, should take the responsibility of doing away with or abolishing the said high school, but that the advi-ability of continuing the said school should be sent to the municipal council of the said township, which is directly responsible to the ratepayers, and for the same reason I signed the petition referred to as "Exhibit I" in the affidavit of William A. Silverwood, sworn to in this matter on the 3rd day of March instant.

instant.

3. That the municipal council of the said township of Mariposa consists of five members, and I was informed and did believe and do still believe that the said council rejected the said petition and the requisition therein contained by a vote of four against the same to one for by a vote of four against the same to one for.

4. That before the said vote was cast I told William Lounsborough, then 2nd deputy reeve of the said township, and the only member of the said council who voted in favor of the said petition, that if I were in the said council I would vote for sending the by-law for raising money for the purchase of said school site and erection of said school house to a vate of the ratenayers.

the ratepayers.

5. That I addressed the said council in session 5. That I addressed the said council in session at the meeting when by-law No. 352 referred to as Exhibit "A" in the affidavit of John Flynn Cunnings, sworn in this matter on the 26th day of January last, was voted upon, and before the vote thereon was taken I informed the said council that I would not advocate the said by-law hefore the people, and that I believed a majority of the ratepayers were against the said by-law, and at that time I fully believed that the said by-law would be defeated at the council and would be submitted to a vote of the rate-payers.

cil and would be submitted to a vote of the ratepayers.

6. That I believe the manner in which said
by-law No. 352 purports to be carried was arbitrary and unjust, and I now think either the
said high school board should abandon any
claim that they may tave or pre end to have
against the said council to rase money to purchase the said site and erect the said school
house, or should go back to the beginning and
ask the said council to submit a by-law to raise
money for that purpose to a vote of the ratepayers of the said township.

7. That in the y-ar 18-4, the village of Woodville was duly it corpo ated out of a part of the
said township of Mariposa and other ands.

8. That the said Oak wood high school district
comprises the whole of the said township of
Mariposa, and was formed, as I verily believe,
on the seventeenth day of June, A. D. 1876, as
shown by the copy of By law No. 193, of the
county of Victori and produced and shown
to me, marked exhibit "A."

9. That no d mand or requisition was made,

to me, marked exhibit "A."

9. That no d mand or requisition was made, or so far as this deponent knows was intended to be made b, the said high school board upon the municipal council of the said village of Woodville to contribute toward the pure ase of said school site or the erection of said school

10. There was no resolution passed by the said high school board autho izing the said William high school board autho izing the said William A. Si verwood, or any other person to institute proceedings to quash by-law No 358, referred to sexhibit "H" in the affidavit of william A. Silverwood, sworn in this matter on the third day of March instant.

11 That at the municipal elections of the said township of Mariposa held cominations of candidates on the twenty-sixth day of December last and polling of votes on the second day of January last, the question of whether the said moneys should be raised was the main issue and all other issues were practically lost sight of at the said election, and every mem er of the said council elected at the said election was elected to oppose the raising of a y money under the said by-law No 352 for the purchase of said school site and the rection of said school house.

house.

12. That we're the said money now raised under the said by law No. 352, I as a member of the said toard would not take any steps or support any schem to expend the said moneys in buying a site for a new high school or in the erection of a new high school in the said high school district, but on the contrary I would oppose any such scheme.

Sword on 26th day of March, 1888.

Swora on 26th day of March, 1888.

From the Afidavit of W. A. Silverwood.—
Swora the 6th April, 1888.

11. That I have h and the affidavit of William Eyres made herein, the 2cth day of March, A. D 1888, and in reply to paragraph 10 of the said affidavit, I say that I had ful authority y resolution of the said high school board to take legal proceedings which resolution the said William Eyresobjected to: confirming our minutes, and dema ded the yeas and mays, when Mesers. Cameron, Jeffers, Beacham, Day dson and Silverwood voted 'yea," and the said William Eyres alone voted "Nay."

12 That af or the appointment of two trustees as aforesad, hostile to the schol, the said William Eyres moved agan to rese nd the resolution suthorizing the institution of legal proceedings, which obtion was again voted down, which is a 'ul reply to paragraph 4 of the affidavits of John James Fee and Henry Yerex, respectively, made herein on the 25th day of March, A. D 1888.

This last meeting of the school board referred

Sworn he sthiday of April, A D 1-88.

This last meeting of the school board referred to by W. A Si perwood was after the new council had been elegted. At this meeting I proposed "that we shander the old \$4,000 by-law and submits he by-law to the council with a view of getting it before the electo. A as there was then no doubt the council would have refused to pass it.

The fact i', I opposed the action of the trustee board in going to law when I a oud alone in opposition; again, when Messrs. Fee and Yerex came on the board we entered our prot at against such a course and recorded our votes

accordingly

From the day the council passed the \$1,000 bylaw to this hour I have teadily and persistently opposed every step taken by the trustee
boars or by any other parties to expend a dollar
under the said by-law or erforce in any way
whatever the payment thereof. Instead of
urging the council to ass the said by-law my
words, if considered worth any thing, we e calculated to deter said council from passing the
by-law, Bur-ly, when I te.d the council I be-

lieved the majority of the ratepayers were against the by-law." I was not urging them to pass it and thereby cut off their municipal heads. It is only fair to Mr Lownsborough to say, his reply to the above statement was, "I cansot believe the township of Mariposa will go against the high school. If I did I could not vote for the by-law." I am satisfied this was Mr. Lownsborough's honest conviction at that time. And now, sir, I hold my action throughout this entire affair has been quite consistent; and that my "platform" published a year ago, (being the platform carried out by the council during the last year, and it is still mine though now called by another man's name) though perhaps in some respects a little extreme was nevertheless justified in view of the high handed and tyrannical course pursued by the majority of the school hoard.

W. Eyrkes, Trustee O. H. S. Mariposa, Jan. 2, 1889.

MARRIED.

DOYLE-CHAPELLE.-In Georgina, by Rev. Father Rholeder, John Doyle to Miss Lydia, eldest daughter of Louis Chapelle.

SMITH-BARKER.-In Brechin, on January 9, by Rev. Father McMahon, D. M. Smith to Miss Maggie, eldest daughter of Mr. Joseph Bar-

McKAY-Connors.—At the residence of the bride, Kirkfield, on December 25, by Rev. L. Perrin. B.A., Mr. Jesse McKay of Kirkfield to Mrs. Connors (widow).

Moore-Greer.—On Wednesday, January 9th, by the Rev. G. W. Dewey, at the residence of Mr. Joseph Greer, the father of the bride, Mr. James Hunter Moore of Ops to Miss Eliza Jane Greer of Fenelon.

Beaton-Leask.—On Wednesday, 2nd inst., at the residence of the bride's father, by Rev. John McMillan of Wick, Mr. John Lewis Beaton to Miss Ellen, second daughter of John Leask, eq., all of the township of Reach.

SMALLWOOD—Balley.—At the residence of the bride's father, Head Lake, on the 12th Dec., by the Rev. L. Perrin, B.A., Mr. Francis Smallwood of the village of Oakwood to Miss Maggie A. Bailey, daughter of Mr. John Bailey, reeve of Laxton and warden of county of Victoria.

DIED.

BURKE.—In Lindsay, on January 5th, Mrs. Bridget Burke, aged 82 years.

MEEHAN.—In Emily, on the 6th inst., Ellen, youngest daughter of P. Meehan, eq., aged 14 years.

WILLIAMS.—Suddenly, on Dec. 30th, 1888, at Inistinge, Ont., in her 75th year, Margaret Pearse, relict of the late William Williams, mother of Rev. Dr. Williams of Lindsay, mother-in-law of Rev. A. M. Delong and aunt of Rev. Mark Guy Pearse of London, Eng., and of Rev. George Williams of Leeds, Eng.

Royal Baking Powder.



This powder never varies. A marvel of purity, strength and wholesemeness. More economical than the ordinary kinds, and can not be sold in competition with the multitude of low test shert weight alum or phosphate powders. Sold only in cans. ROYAL BAKING POWDER CO., 106 Wall-st., New York.—22-49.

Geo. A. Milne.

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TAILOR'S

No shoddy, Montreal-made rubbish, but real, Genuine All-Wool Fine Overcoats, handsomely made, splendidly trimmed and RELIABLE all

Mext to A. Campbell's

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OF SURPLUS STOCK.

We have reason to thank the public for their generous response to our generous offer, but we are not yet satisfied—nor the buyers of Furniture either, we think: Money is tight, but we are offering inducements that are bound to unloosen purse strings.

SATURDAY, 15th OF JANUARY. We will offer the Greatest Bargains in

Ever presented in this or any other market.

This Sale will be the Grandest Money-Saving Opportunity ever offered to residents of Victoria County, surpassing all former efforts. Our entire stock to be sacrificed; no article will be spared.

Large Saving Guaranteed on Every Purchase.

Those who wish to procure first-class goods of a reliable house at greatly reduced prices will take advantage of this Great Sale at once.

AMONG THE SPECIAL BARGAINS OFFERING ARE:

Bedroom Suites from \$15.00 up, Parlor Suites from \$35.00 up. Beautiful Sideboards from \$5.50 up, Bureaus from \$7.00 up.

HANDSOME OIL PAINTINGS AND PANELS IN HEAVY GILT FRAMES, VERY CHEAP.

Mattrasses, Springs, Lounges, Washstands, Easy Chairs, Rattan Easy Chairs, etc.

If you live at a distance and need Furniture we can save you more than sufficient to pay car fare and expenses. A guarantee saving of \$5 on an investment of \$20. Give us a call.

McCrimmon Brothers.

**IMMENSE 30 DAYS** 

Slaughtering

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are now offering the Biggest Bonanzas in the shape of Reduced Prices on a brand new stock ever put in print. Everything in a full stock of Dry Goods sold at marvellous Low Prices, and best of all, no rubbish contained in it. Brand New Goods at 75c. on the \$ are far ahead of rubbish at 40c. or 50c., and we claim we can surprise you as far as this goes by your call-

Large Stock of Dress Goods, Flannells, Etc., to be sold at a Sacrifice. Large Stock of Gloves, Hosiery, Etc., at a Sacrifice. Large Stock of Underwear at a Sacrifice. Large Stock of Fur Goods of all kinds, consisting of COATS, CAPS, Etc.,

ing and comparing prices.

to be sold at a Sacrifice. For the holiday season we are showing a large range of WEEDS-Tweeds, Suitings, etc., which downs anything ever offered

in the province, and as for fit we cannot be equalled. This is genuine. Call and

McCRIMMON BROS. Miss Morrow's Dress-making Rooms ever our store. For style and fit she leads.

New Advertisements.

see for yourselves.

MEMORIAL CARDS.—A very choice selection at THE POST Printing Office Call and see them.



Lindsay, Jan. 8, 1889.—30.

COUNTY OF VICTORIA. Notice is hereby given that the Municipal Council of the County of Victoria

-WILL MEET IN THE-

Council Chamber, in the Court House TUESDAY, JANUARY 22, 1889 At two o'cleck in the afternoon, pursuant to T. MATCHETT, County Clerk.

COUNTY CLERE'S OFFICE, 31-2. F. C. Taylor.

GENERAL **INSURANCE ACENCY** 

FIRE. ROYAL LIVERPOOL LONDON & GLORE AND IMPERIAL ACCIDENT. The Accident Insurance Company of North Assertes. Applications received on alliciasess of Ricks at Lowest Rates.

PLATE GLASS.

Agent, Lindsay.

G. A. Metherell.

High School

may or may not be abolish-ed, but what concerns the public just at present is the opening of

AND THE

PUBLIC SCHOOLS

Pupils in need of the LATEST TEXT BOOKS

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SCHOOL BOOK AND MUSIC EMPORIUM PUBLISHERS' PRICES.

School Requisites of every kind kept constantly

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lowest figures. The Largest 5c. Scribbler known to the trade is handed over his counter. School Bags, Music Portfolios, etc. Foolscap and other Papers, Pens, Inks, Pencils, Erasers, etc., a large stock. For these and other supplies

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A Compound from the Pure Pine Tar,

Coughs, Colds, Hoarseness, Croup, Asthma, Bronchitis, Whooping Cough Difficult Breathing, -AND ALL-

Throat and Lung Complaints. Read the following Testimonial. WM. GRAHAM. Dunsford, speaking of Perrin's Pine Tar Cordial to-day, said: "We could not keep shop without it; it has outsold all the other cough remedies put together. People won's have anything els." 7th Feb., 1888.

Lindsay, Jan. 3, 1889.—30.

Estray Cattle. ESTRAY SHEEP. - Came into the Premises of the undersigned, lot 14, coa. 8, Eldon, sometime in November last, TWO SHEEP. Owner can have same on proving property and paying expenses. DUNCAN Moproperty and paying expenses. DUNC. MILLAN, Eldon. Jan. 3, 1889.—33-3.pd.

STAYED STEER. - From Mr. D. O'Connell's pasture early in November, a GRADE STEER grey or roan color, with split in left ear, rising two years. Information that will lead to his recovery will be suitably rewarded. P. LEDDY, lot 29, con. 3, Ops. Linday, Des. 27, 1888.—29 apd.

CTRAYED.—From the undersign of the state of