The Victoria Warder

Ispublished

EVERY FRIDAY MORNING, At the office

EBENAN'S BLOCK, EENTST. LINDSAT

NEWTON BROS, EDITORS & PROPRIETORS

ially

REG

Paris

NEW ADVERTISEMENTS.

STRAYED CATTLE.—Three yearlings, one red hull, one red steer, and one red helfer, some white on steer and helfer, strayed into my premises two months ago. Owner will please come and take them.

Dalrymple, Jan 26, 1884.—2.

NOTICE.

All parties indebted to me by note or book account are requested to settle the same with Wm. McKelvey, sr., at his store in Haliburton, with as little delay as possible. Haliburton, Jan. 2nd, 1884 - 98.

ATTEINMON'S

Agreeable and Safe for Cleaning the Teeth.

Sold in every Town and City of Canada. PRICE 45 CENTS.

Point.

The understigned offers for sale in block

70 acres of Woodland on Sturgeon Point.

Comprising the remaining portion of his property there. It adjoins the hotel, and offers very desirable sites for summer hotels, boarding houses or residences. This property has been laid out in town lots, and will be offered in block for two months, and if not then sold will be disposed of in lots to mit purchasers.

PROPERTIES IN LINDSAY.

The undersigned offers for sale the following sunable property in Lindsay :-

Lots 6, 7, 8 and 9, north of Queen S1. with substantial dwelling house, good barn 30x80, sheds and other outbuildings. Lot 2, east of Crandell St., good cettage thereon, one-fifth scre. Lots 2 and 10, west of St. Paul St., balf scre. Lots 2 and 10, west of St. Paul St., halfacre.
Lot 12, west at Caroline St., quarter acre.
Lot 13, west St. Paul St.
Lot 13, east Lindsay St. north, quarter acre.
Lot 8, north part King St.
Storehouse 20x80, and land on which it is sitsated, at the steamboat wharf.

The above property will be sold very cheap.

FRANKLIN CRANDELL, Lindsay.

J. BRITTON.

(Of the firm of Britton Brow., Jewel-lors, Lindsay.)

ISSUER OF

MARRIAGE LICENSES

For the Co. of Victoria.

Every one who has a

WATCH

to get the best result from it. Much dissatisfaction and trouble is caused through want of knowledge or care-lessness, and a few hints may not come amiss

i. Have your watch cleaned as often as it requires it. Don't wait for the grit and dirt to accumulated in such quantities as to stop it first, or for the oil to dry up or evaporate entirely. Many people make the length of time a watch will can without cleaning a test of its value and quality. A few such TESTS will ruin the best watch ever made.

9. He careful to keep your watch

3. Wind at the same time each day, and wind carefully and steadily—not in a jerky manner. 4. Don't allow any one but a practical watchmaker to open the case or examine

i. If anything goes wrong take the watch to a

COMPETENT WATCHMAKER

And have it put in order. Be satisfied to pay a fair price for work WRLL BONK. Botch work is dear at any price, or it done free.

When you get a watch give it as fair treatment as you would a reaper or a lawn mower. Don't expect too much of it. Remember it is a delicate piece of machinery, and like any other machine it requires a reasonable amount of care and attention.

and attention.

A watch is not meant to drive tacks with nor to threw at tramps nor to hold dirt. It is intended to keep time, and should have a fair chance to do it. There is no SUCCESSFUL combination of a watch and buby ratile on the market.

silver Watches from \$10 to \$73 95 to 800

As to Watch Repairing we respectfully ask your patronage, and will guarantee all our work to be thoroughly and carefully done. White we do not seek to compete with infection work we nevertheless make our prices to out the times, striving to de good work rather than cheap work We are both practical workmen.



NT.

MARRIAGE LICENSES T. BEALL, LINDSAY,

Agent for County of Victoria. Lindsay , Sept. 15, 1881, -1880.

To the People

OF LINDSAY. I beg to inform my friends and the public of Lindsay that I have

BOUGHT OUT THE BUTCHEF **BUSINESS OF MR. C. BART-**

LETT, KENT ST., LINDSAY And will carry on the business in the old

I will have on hand choice BEEF, MUTTON AND OTHER MEATS IN SKASON, which will be sold at Reasonable

Being an old resident I respectfully ask for a

E. WICKHAM. Lindsay, Jan. 30th, 1884 .- 2-4



Lindsay and at Sturgeon St. Lawrence Canals.

NOTICE TO CONTRACTORS.

SEALED TENDERS, addressed to the undersigned and endorsed "Tender for St. Lawrence Canals," will be received at this office until the arrival of the eastern and western mails
on TUESDAY, the 12th day of February next,
for the construction of a lock and regulating
weir and the deepening and enlargement of the
upper entrance of the Cornwall Canal.
Also for the construction of a lock, tegether Also for the construction of a lock, teacther with the enlargement and deepening of the upper entrance of the Razide Plat Canal, or middle

per entrance of the Rapide Plat Canal, or middle division of the Williamsburg Canals, and the deepening &c., of the channel at the upper entrance of the Galops Canal.

A map of the head or upper entrance of the Cornwall Canal and the upper entrance of the Rapide Plat Canal, together with plans and specifications of the respective works, can be seen at the Resident Engineer's office, Dickenson's Landing; and for the works at the head of the Galops Canal, at the Lock Keeper's house near the place, and in each case plans, &c., can be seen at this office on and after Tuesday, the 30th day of January inst., where printed Forms

be seen at this office on and after Tuesday, the 29th day of January inst., where printed Forms of Tender can be obtained.

Contractors are hereby informed that trial pits have been sunk on the CORNWALL and RAPIDE FLAT sections of the works, and they are requested to bear in mind that tenders will not be considered unless made strictly in accordance with the printed forms, and be accompanied by a letter stating that the person or persons tendering have carefully examined the locality and the nature of the material found in the trial pite, &c.

and the nature of the material found in the trial pits, &c.

In the case of firms there must be attached the actual signatures, the nature of the occupation and residence of each member of the same; and further, a bank deposit receipt for the sum of \$1,000 must accompany the tender for the Cornwall Canal Works. The tender for the Rapide Plat Works must be accompanied by a bank deposit receipt for the sum of \$3,000. The tenders for the depening, &c., at the head of the Galops Canal must be also accompanied by a bank deposit receipt for the sum of \$3,000. The respective deposit receipts (cheques will not be accepted) must be endorsed over to the flon. the Minister of Railways and Canals, and will be forfeited if the party tendering declines entering into contract for the works at the rates and on the terms stated in the offer submitted. The deposit receipts thus sent in will be returned to the respective parties whose tenders are not accepted.

This Department does not, however, bind itself to accept the lowest or any tender.

By order,

A. P. BRADLEY,
Secretary,

Dept. of Railways and Canals,) Ottawa, 21st January, 1884.

DAVIES & PETTY

Wish to express their sincere thanks for the kind patronage of their many friends and the public in general during the Xmas and New Year's holidays.

Our business has been more than we could have expected for the time we have been in Lindsay.

We are now replenishing our stock, and can show the newest designs in American Rolled Plate, Solid Gold and Silver Jewellery.

We have another consignment of ROCKFORD WATCHES on the way, having almost sold out our entire stock of Rockfords during the Xmas holidays.

Remember we keep in stock all makes of American watches. Our specialty is the Rockford. We have sold more Rock-

fords than the old reliables (so called) put together. Romehad its day; as have the old reliables. The Rockford watch now takes

the lead as the reliable. The following certificate will satisfy the public that we are the sole agents for the Rockford Watch.

Rockford, Ill., Jan 1st, 1883,
This is to certify that we have appointed Davies & Petty sole agents for the sale of the Rockford quick train watch in Lindsony, Ont., and that we will to the fullest extendences in the usual warranty given by them to purchasers of our movements. NO WARRANTY WHATEVER attaches to these goods when ofered for sale BY OTHERS than our duly appointed awayts.

appointed agents. ROCKFORD WATCH CO., By W. P. Holland, Sec.

Next door to the Clobe hotel,

This is to certify that W. W. LOGAN, of Lind-cay, is our only authorized agent for the Coun-ties of Victoria and Poterborough, and any other person or persons questing prices in above coun-ties have no right or authority from us to do so. Intending purchasers will find it to their advan-tage to deal directly with our authorized agents. ht or authority from us to do so hacers will find it to their advan-cetty with our authorized agents

DOMINION ORGAN & PIANO CO., December 4th, 1888. -- 94-Suns.

REMOVAL DR. KEMPT.

In consequence of the destruction of his residence by fire, will be found in the LUNDY BLOCK, WILLIAM ST., a few doors north from the Doheny block corner. Lindsay, Feb. 7th, 1884,- 5,

Desirable Family Residence & Sale BY PUBLIC AUCTION.

That fine residence and lot situated on Colborne street, in the town of Lindsay, known as the "Haisley" property, and recently occupied by Rev. Mr. Hastie, Will be offered for sale by public auction, at the

BENSON HOUSE

SATURDAY, 23rd FEB., 1884

Terms cash. There will be a reserved bid.

Further particulars may be obtained on application to Mr. O. J. McKibbin, court house, Messrs. Hudspeth & Jackson, barristers, or to

GEO. McHUGH, Auctioneer Lindsay, Jan. 30th, 1884.—2.

AUCTION SALE

- OF VALUABLE -

OMEMBE & LINDSAY.

Forsuant to an order of the Chancery Division of the High Court of Justice, made in a suit re IVORY, IVORY VS. IVORY, there will be offered for sale by Public Auction (with the approbation of the Master of the Supreme Court of Judicature for Ontario at Lindmay), at the

In said Town of Lindsay,

SATURDAY, MARCH 1.

LANDS IN THE VILLAGE OF OMEMEE.

LANDS IN THE VILLAGE OF OMEMEE.

I'Anche 1.—Part of Lot Number Seven, in the Third Concession of the Township of Emily, and known as village Lot Number Eight, on the south side of King street, in the Village of Omemes, containing one quarter of an acre. There are erected thereon a frame dwelling and shop 42x26 feet, 2 stories, with a stone wall cellar the full size of the house, which is handsomely finished outside and inside and well painted. A kitchen attached to dwelling house 22x123 feet, I storey; a pitchen attached to the shop 24x17 feet, I storey; a good stable 21x17 feet, a closed woodshed 22x15 feet, and a frame terrace 66x21 feet, I storey; a good stable 21x17 feet, a closed woodshed 22x15 feet, and a frame terrace 66x21 feet, I storey; divided into 3 tenements, each containing 3 rooms. There are also a good well and a cistern for soft water. There is a frontage of twenty-six feet on Main street, which would make a good site for a store or place of business. This lot is situate in the ahief business centre of aid Village of Omemee, and is an excellent ute for business purposes.

Parcell 2.—Part of Lot Number Six, in the Fourth Concession of the Township of Emily, described as follows, that is to say: commencing at a distance of 3 chains, 37½ links north from the south-east corner of said lot; thence west 24 chains; thence south 2 chains, thence on the 3 chains; thence on the court of said lot; thence west 24 chains; thence south 2 chains, thence on the following buildings:—A good frame dwelling house grouted with brick 25x323 feet, 1 storey; frame summer kitchen, 10x12 feet; frame@2 storey maggion shop 46x23½ feet, almost new; a good frame business centre of said Village of Omemee.

Parcell 3.—Part of the South Quarter of Lot Number Seven, in the grouth of King street and East of Colborne street, in the Willinge of Omemee.

Parcell 4.—The frame Grain Storehouse situate on the east side of the Midland Railway, near the brick station. Its dimensions are 90x36 feet. The ground is lessed from the back ink

NORTH VICTORIA.

THE NEW TRIAD - G

The North Victoria product case opened in Lindsay on Thursd Dalor, Moure. before Justices Burton a Hugh McMahon, Q. C. Proctor and John Johnston appeared for the petitioner, and Mr. Hudspeth, Q. ..., for the respondent. Mr. C. C. Robinson, of

Hugh McMahon, Q. C., and Proctor and John Johnston appeared to the petitioner, and Mr. Hudspeth, Q. C., for the respondent. Mr. C. C. Robinson, of Aurore, acted as registrate.

Fully seventy witness thad been subponneed, and there were many people present who had been attracted down to hear the evidence in curtain cases. Mesars. S. S. Peen and Mr. Justice Fielding, who took so believe a part in an appearance, and severals other noted Grits who took so promisent at first were not to be found anywhere. In fact the proceedines all through were as tame as they could possibly be, and the only charge at all appearance was them the end came, Mr. Jas. Dickson put on a most consumptive look and Mr. Brokenshire's face fell as perceptibly anche water in the Rosedale locks when an one occasion epened last summer.

Autors, acted as registrate

Willet J. Austin, brother of the last witness, was then called—I live in Haliburton. Saw 'Squirre! Skin' in Haliburton before the election. I commenced purchasing cattle in Haliburton on the last of January to send to the North-that. Robert Findley went with me buying at the former trial, did not, heyever, put in an appearance, and severals other noted.

Grits who took so promisent at first were not to be found anywhere. In fact the proceedines all through were as tame as they could possibly be, and the only carried to the North-that. Robert Findley went with me buying at the former trial, did not, heyever, put in an appearance, and severals other noted in the former that is the object of the lock. My father gave me no money to help buy the cattle. I said a buffile robe to my father just the cotton. I commenced purchasing cattle in Haliburton on the last of January to send to the North-that. Robert Findley went with me buying at the object of the last witness, was then called—I live in Haliburton on the last of January to send to the North-that. Robert Findley went with me buying at the object of the purchasing cattle in Haliburton on the last of January to send to the North-that to u

COULDN'T CATCH " SQUIRREL SKIN."

Mr. Proctor on opening the case stated that he had given notice that if Mr. Huntley, known as "Sagirrel Skin," was not found in time to serve him with a subposns for the present sittings he would move to postpone the trial. They had endeavoured to discover his whereabouts without success, and believed that the respondent's friends could produce him if they desired.

Their Lordships said they would have to show clearly that the respondent was responsible for Huntley's whereabouts, if indeed responsible for him at all, by affidavit before the application could be while we were out. entertained.

MORE TREATING CHARGES. John Shuttlebury, of Snowdon, said-I went to the poll with Ogglestone's boys, and with Ogglestone's team. I saw some liquor on the way home after voting. Some one produced it, I cannot say who. It was in a stone jar of about half a gal-lon. Ogglestone stopped the rig and took a drink and them passed it around to us. We had two or three drinks while driving home.

To Mr. Hudspeth-I saw no liquor and had none before I voted. Joseph Ogglestone-I know Mr. Wilon, I never got whiskey from his store.

closed after dark.

Luke McInerney—I live in Victoria
road, near Carden. Mr. Flanagan came

Carden. The money I received did not
pay my expenses.

Joseph Hicks' evidence was not worth Joseph Hicks' evidence was not worth to see me about my vote on polling day. I live close to the polling place. He had whiskey in a flask, and gave me some before I went to the poll. He had his dinner there and paid me seventy-five cents for it. He had another man with him, and also got some horse feed and paid for all. I saw Mr. Flanagan a tew days before that, He had a lot of money that day. He gave me, no more than to see the hidden of the polling day. I suppose you will you for Fell?" He offered me nothing, and I did not vote.

Jeremiah Grego—Got a drink out of a flask at the poll, out of a flask of Daniel Silver's. Got no money or anything else.

Figure 14.—This forces Grain Storedward and large species of the Stored Balley, and survey could not so vaccat until lark Supermit and the survey could not so vaccat until lark Supermit and the survey could not so vaccat until lark Supermit and the survey could not so vaccat until lark Supermit and the survey could not so vaccat until lark Supermit and the survey when we cannised the disk balley to the purchase many for one of the purchase many and the survey of the purchase many for our purchase survey of the purchase many for the purchase many for our purchase survey of the purchase many for the purchase many for our purchase survey of the purchase many for the purchase many f

APPRE REGERENT OF son Austra was called and examined as to charge 46. He said-I lived in

Mrs. Ritchie—Charles Austin and a man whom he called Benault came to our house one evening before election and stayed all night. My husband was away. They talked over the election and asked how Mr. Ritchie and Mr. Fell got along, and so on. Austin spoke about a cow he was thinking of buying, and pulled out five \$5 bills.

Charles Austin-Bennett was sometimes called Benuett and sometimes called Benault. I don't know which was his right name. I had offered to buy the cow from Mrs. Ritchie months before. She told me the night we were there that

Wm. Ritchie-Did not know Anderson or Bennett. The man with the squirrel skin ccat stayed over night at my place ahortly before polling day. He asked me for Charles Taylor, who is a prominent Conservative, and he sent for him next morning. He came to my place, and they both went off in a sleigh together. They neither of them canvassed me or left any money.

Jos. Calhoun-I keep a store in the township of Dalton. I saw Mulcahy on the way to the poll. Was not treated on the way there but had something returning. My brother treated.

This charge was dropped. I took out my team last election. There was a jug of whiskey in the sleigh. I put it in myself. I got it out of another Did what I could for Fell. I saw Squirrel ness was keeping out of the way, and in ward the evidence against him. The trial sleigh. I don't knew whose sleigh it Skin. He came to my house before electhe absence of evidence they would not had served no good purpose. They had was; I believe it was a Grit sleigh, any- tion with one Geo. Hughson. I went out act on mere suggestions. Portunant to an order of the Chancery Division of the High Court of Justice, made in a suit relivory, IVery vs. IVORY, there will be offered for sale by Public Auction (with the apprehation of the Master of the Supreme Court of Judicature for Ontario at Lindmay), at the big joke, as I saw it there. Jas. Wilson did not tell witness where to find the whiskey, as give it to find the whiskey. The court going to other places for three or four days and went home, and he afterwards left by himself. Huntley gave me four dollars to pay for the trip, and also four dollars from the reeve of Bexley for going through Carden. The money I received did not provided the purpose. with him. The roads were drifted, and

to open the hotel. James Wilson related the conversation between him and Daniel Silver as to the was then argued.

Wm. Gaynor gave testimony of no consequence, the petitioner evidently having been on a fishing excursion in his case, and the charge was dismissed.

Wm. Davis—I told John Ellis I had been promised \$2 for taking a voter to the leading to the contest, and he should entitled to his costs. pell. It was not true. I was just giv-ing him something to talk about. Mr. Johnston asked if their Lordships would permit any additional particulars to be added if the usual affidavit was put

The court said that a strong case indeed would have to be made out. They thought in a case charging a moral wrong should not be allowed at this stage of the such as bribery, they might allow the particulars to be added, even at this stage if it were properly and fully set off McMahon. He had volunteered to a few by affidavit.

affidavit filed to have charges of bribery his looking after amounted to in North added to the petition. added to the petition. The court said the particulars and Fell had not even seen him. Although it chances of proof should have been more had been said there was a general air of clearly set out in the affidavit. There suspicion and ring of money in the con-

application was refused. or Squirre! Skin, saying that every effort only testimony against Huntley was that had been made to serve him, but unsuc-

out these as facts, their Lordships re- conclusion that a large amount of money marked that it was merely trifling with was spent in bribery by the Conservatives the court to speak of it, and the motion tendance was therefore not entertained. Mr. McMahon also asked to have the trial postponed in one respect so as to shown to be a defaulter and to have retake the evidence of one witness on one tained for his own purposes public funds charge at Toronto.

was here during the whole of the first Inerney's evidence was very peculiar and sittings of the court, and had not been put unreliable. and even supposing Flanagan in the box. It was a personal charge had paid him money there was nothing in also, and the respondent had been examined already without proving anything, and was willing to be examined election throughout had been anything

latitude they could grant under the been made it was also shown that these circumstances was that the witness referr- offers had been indignantly refused. Aled to could be examined at any time be- though numerous charges had been made The court then adjourned till Friday at

PRIDAY'S PROCEEDINGS. The second day of the adjourned session of this trial commenced Friday morning.

On the charge that Hector Cameron, M.

ment, with a view of influencing him in the election.

Wm McKenzie, of Kirkfield, contractor, said—I am a voter in North Victoria, and am an active Conservative. I know Mr. Hector Cameron, M. P. for this riding, I have known him for some fifteen years. I did not see him in the constituency nor outside of it just before the election. I was not lukewarm, and never stood on one

Their Lordships desired that Luke Mc-Inerney, who was examined the day be-fore, should be recalled. He said—I saw

paying Bailey money to be expended in bribery, which was an added particular,

cel as to charge 46. He said—I lived in Cardiff at the time of the election. I did not know Anderson, Bennet or "Squirrel Skin" (Huntley.) No one came to see me during the election. I had no vote. I met my father in Haliburton, and he gave me 22 to post some bills in Cardiff, election bills for meetings by Mr. Fell. My father gave me no other money to buy cattle or for any other purpose.

Willet J. Austin, brother of the last witness, was then called—I live in Hali
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Willet J. Austin, brother of the last witness, was then claring the was afraid he was afraid h was evident that this was clearly a case in which the petitioner was justified in

> Mr. Hudspeth said that as to the Mc-Inerney charge, the only one heard the day before that was not dismissed, there was no charge in the particulars laying any such offence as Mr. McMahon's argument was directed to. McInerney was called as to the other charges and to prove Flanagan's agency, and an amendment y affidavit.
>
> The application was then made and the toria among other constituencies. What had been several witnesses examined on test, there was only one case in which charges evidently only of a fishing charmoney was shown to have been paid to acter, and quite without foundation. The anybody. In any case neither Flanagan, Huntley, nor Bennett was an agent even Mr. Johnston then spoke as to Huntley supposing that Anderson were so. The he wore a peculiar squirrel skin coat, and from thet fact alone without any evi-As no affidavit had been made setting dence, the court was asked to come to the in North Victoria. The change in politito postpone the trial to get Huntley's at- cal feeling was attributed to, and proved to be due to, the fact that Peck, the former successful Reform candidate, had been to a large amount, and thus the electors Mr. Hudspeth said the witness named had lost all confidence in him. Mcbut pure. In the few isolated instances The court remarked that the utmost | in which it was shown that offers had proved nothing, although the case was conducted by a large array of counsel, and it was especially a case in which the re-spondent should not be mulcted in costs. Mr. McMahon in reply quoted the re-port to the speaker of the judges in the Cardwell case, where the election was avoided from the fact that hotel keepers who were agents of the respondent kept

> On the charge that Hector Cameron, M.
> P., promised to get Wm. McKenzie a
> timber liceuse from the Dominion Governerney charge, and remarked that charges

Jermind orego—Got a drink out of a flask of Day before that, He had alt of money that day, He gave me no more than severally-five centra. I think he was accrut. And that if he voted of relight the school house. We were talking politics. I can not aware he did not mention money. He gave me no money. He gave me no money that day, He gave it to my by to get an out-ware he benefit offit. I don't remember a by out on the read of the school house. We were talking politics. I can not aware he did not mention money. He gave it to my by to get an out-ware he benefit offit. I don't remember a by out on the read of the school house. We were talking politics. I can not aware he did not mention money. He gave it to my by to get an out-ware he benefit offit. I don't remember a by out on the read of the school house. We were talking politics. I can not aware he did not mention money. He gave it to my by to get an out-ware he benefit offit. I don't remember a by out on the read of the would get the leading of the latter and the school house. The school house is the benefit offit. I don't remember a by out on the read of the latter and the latte

MR. J. Stephens, who had a large contract from J. Daniels, was compelled to shut down operations last week, owing to the deep snow. Great sympathy is felt for Mr. S. as he went to great expense in starting work. Liabilities not known.