

**ACRYARDS LOW OIL**  
**FREEMAN'S WORM POWDERS.**  
 Are pleasant to take. Contain their own preservative. Is a safe, sure, and effective destroyer of worms in children or adults.

**HACRYARD'S PECTORAL BALSAM**  
 The Victoria Warder  
 FRIDAY, FEBRUARY 19, 1906.

**Lead Mills Falter.**  
 Though genial hearts in England best,  
 And joyous words a friend may greet;  
 Though Scottish breasts are kind and true,  
 And Scottish lips breathe welcome due;  
 Yet, say, can either nation find  
 For cherished guest a greeting kind  
 As that which Irish accents tell,  
 When friends are welcomed warm and well,  
 When hands are clasped and eyes are bright,  
 And lips express the heart's delight?  
 "Lead mills falter!" greeting bland,  
 Well worthy of our lovely land,  
 Though on Britannia's favored isle  
 Our Queen bestows her choicest smile;  
 And though her honored feet have trod  
 But rarely on our emerald sod:  
 Yet never has loyal welcome failed—  
 Still Irish hearts their sovereign hailed;  
 Still Irish lips, with loud acclaim,  
 Gave honour to their monarch's name;  
 And arch and wall and banner bore  
 A cordial welcome to our shore—  
 "Lead mills falter!" greeting bland,  
 So worthy of our lovely land.  
 And if our much beloved Queen  
 More oft on Erin's shore were seen,  
 Yet truer hearts would own her way,  
 And million lips should bless her day.  
 Then, if each loudly absentee  
 On his own soil would oftener be,  
 More honored should he be his name,  
 A deeper homage might he claim,  
 His people would his absence mourn,  
 And raise to hail his glad return—  
 "Lead mills falter!" greeting bland,  
 Most worthy of our lovely land.

**The Jury System.**

*By Editor of the Warder.*  
*(Continued from last week.)*  
**COUNTY SELECTORS.**  
 The county selectors are the judge of the county court, the mayor of any city situate in the county, the warden, the treasurer and the sheriff, or in his absence the deputy sheriff. Any three of them are a quorum. In case of any equality of votes the county judge has a double or casting vote. They are required to meet annually on the 15th of September to determine the number of grand and petit jurors required for service during the ensuing year and the local municipalities are required to return three times the number declared to be required. The Clerk of the Peace within five days after the meeting of the county selectors shall notify the clerk of each local municipality of the number of names required to be returned from the municipality of which he is clerk. Sections 66 to 84 both inclusive of the act relate to the process to be issued to the sheriff for summoning jurors, etc., and sections 85 to 95 inclusive to the manner of drafting the panels from the jury lists, and sections 96 to 101 inclusive to the mode of summoning jurors.

**DRAWING JURY AT TRIAL.**

The name of each man summoned and empanelled as a petit juror upon the general precept with his place of abode and addition is written on a piece of parchment card or paper of a certain size and form as defined by the act. The names so written are put in a box or urn and delivered by the sheriff to the clerk of the court upon any trial before a jury the clerk in open court causes the box or urn to be shaken to mix the names and then draws out twelve names (shaking the box or urn after the drawing of each name). If any of the persons whose names are drawn do not appear or are challenged or ordered to stand aside, the drawing continues until twelve are selected who are approved as indifferent when their names are called in the minute book of the clerk of the court and they are sworn. A second jury is sworn to try the next case if the first jury have not given in their verdict and the names of the first jury are then returned to the box with the other names remaining undrawn, and so returns quorums as long as any issue remains to be tried. Immediately after the sitting of the court the sheriff shall on the jury list note the non-attendance or default of the jurors who have not attended and serve on them notices to attend and unless until discharged by the court. Jurors are liable for non-attendance, or if present after being called do not appear, or after appearance willfully withdraw themselves from the court, unless some reasonable excuse be proved by oath affidavit or affirm-

tion, to such fine as the court may think meet.  
 Grand and petit jurors are entitled to \$1.50 per day and 50 cents per mile for every mile necessarily travelled. The names of the petit jurors are called over each morning before any other business is proceeded with and any jurymen not answering when called is liable to a fine in addition to the loss of his pay for that day. Special jurors are entitled to \$2 per day and mileage. County council may increase the pay of grand and petit jurors.

**JURY FUND.**

In civil cases tried before a jury in the High Court the sum of \$5, in the county court, \$1.50, and in criminal cases, where prosecutor or defendant is liable to pay the costs of prosecution, the sum of \$5.00 is charged in addition to the other costs and paid over to the treasurer of the county towards the jury fund. All fines imposed upon jurors for non-attendance go to the jury fund, and the county council are to raise and furnish any deficiency.

The penal clauses of the statute are contained in sections 167 to 176 inclusive.

**PROCEEDINGS AT THE COURT.**

The jurors having been duly summoned and in attendance, the grand jurors are called each one by his name. They first proceed to choose a foreman, who is sworn by the clerk to diligently inquire and true presentment make of all such matters and things as shall be given him in charge, to keep secret the Queen's counsel, his fellows and his own, and present no one for envy, hatred or malice, nor leave any unpresented through fear, favor, or affection, or hope of reward, but present all things truly as they come to his knowledge according to the best of his understanding.

I have given the substance of the oath for the reason that in very many of the courts the oath is gabbled over so fast that the words are about as intelligible to the jurymen as if the oath were administered in Choctaw or Welsh.

The remainder of the grand jury are sworn three at a time, as follows: "The same oath which your foreman has taken on his part, you and every of you shall well and truly observe and keep on your part."

The Clerk of the Peace then calls over their names thus:—"Gentlemen of the grand jury, answer to your names and say 'sworn' if you are sworn. The judge then delivers his charge to the grand jury, and a bailiff is sworn to attend them. They then proceed to a private room to consider the bills brought before them. Although sworn to secrecy they may allow the prosecutor or his attorney in cases of difficulty to assist them in examining the witnesses and marshalling the evidence. They may return into court and obtain the opinion of the judge, if any doubts occur on points of law. A grand jury must find a TRUE BILL or NO BILL, and these words should be indorsed on the back of the indictment, and also the names of the witnesses examined, but if the indictment contains two or more distinct counts the grand jury may find a true bill as to one count and indorse IGNORAMUS as to the other. A presentment is a very comprehensive term, including not only presentments, properly so-called, but all inquiries of office and indictments by a grand jury, but as commonly understood it is the notice taken by a grand jury of any offense from their own knowledge or observation, without any bill of indictment laid before them at the suit of the crown, such as a hbel and the like. An indictment is then framed by the officer of the court, and the party presented is usually arrested upon a bench warrant issued by the judge, and put upon trial to answer the charge. The grand jury usually inspects the goal and reports to the court as to its condition and anything which in their opinion should be remedied or supplied. After they are through with the business they are discharged by the judge.

**THE PETIT JURY.**

After a true bill has been found by the grand jury the prisoner is arraigned, and if he pleads not guilty he is asked if he is ready for trial and the petit jury is called, and the prisoner informed that "These good men that you shall now hear called are those that are to pass between you and Sovereign Lady the Queen and you, if therefore you will challenge them or any of them, you must challenge them as they come to the book to be sworn, before they are sworn, and you shall be heard."

The jury are then sworn and informed that their duty is to inquire whether the prisoner is guilty or not guilty and to hearken to the evidence. Upon the case being closed the judge sums up the evidence, commenting upon it as he proceeds, showing the consistency or inconsistency of any part of it, and the bearing it has upon the guilt or innocence of the prisoner. The jury, unless they give their verdict at once, then retire to consider their verdict in charge of a sworn

officer. When the jury return their names are again called over and they are asked if they are agreed on the verdict and if the prisoner is guilty or not guilty. The verdict is indorsed on the indictment and signed by the judge; and the clerk of the peace addressing the jury says "Gentlemen, hearken to the verdict as the court records it; you find the prisoner guilty (or not guilty)."

**CHALLENGER.**

In civil cases and any case upon a penal statute either party may, except in the case of special jurors, peremptorily challenge any four of the jurors without assigning any cause for the same.

By common law, in cases of treason or felony, the prisoner might peremptorily challenge 35 jurors, but by stat 22 E. VIII., ch. 14, the number was reduced to 20 in cases of petit treason, murder and felony, at which number it still remains; the Dom. stat. 22 and 23 Vic., ch. 29, declaring that if any person arraigned for treason or felony punishable with death challenges peremptorily a greater number of the men returned to be of the jury than 20, or 12 in case of indictment for any other felony, or 4 in case of indictment for misdemeanor, every peremptory challenge beyond that number shall be entirely void; but any number of jurors may be challenged either by the crown or the prisoner for cause.

In all criminal trials, whether for treason, felony, or misdemeanor, the crown may peremptorily challenge four jurors; and in all criminal cases, and in civil cases in this province to which the crown is a party, it may cause a juror to stand aside until the panel has been gone through. Challenges may be either to the ARRAY or to the POLLS. The first is an exception to the whole panel in which the jury are strayed, and includes principal causes of challenge, and causes of challenge to favor. Some of the principal causes of challenge to the array are:—If the sheriff or other officer summoning the jury be of kindred to plaintiff or defendant; if one or more of the jury be returned at the nomination of either party; if either party have an action against the sheriff or the sheriff against either party; or if the sheriff or his bailiff which returned the jury be counsel, attorney, officer or servant of either party.

A challenge to the ARRAY for favor arises from matter fit to be left to the conscience and discretion of the triers (parties appointed by the court to inquire whether the array be an impartial or a favorable one) under the particular circumstances of each individual case. It is said that if one of the jurors returned be a tenant to the sheriff, or there is a family connection between one of the jurors and the sheriff, it may be ground of challenge to the array for favor.

Challenges to the POLLS are challenges of individual jurymen and are either peremptory or for cause and these challenges are, like a challenge to the array, either a principal challenge or a challenge to the favor. The grounds of principal challenge include a personal incapacity as where the jurymen is an alien or a minor, or on account of some palpable ground of bias, as if the juror be of the blood or kindred of either party, or under his power or influence, or if the juror has declared his opinion beforehand, or has indicted the party for the same cause, or been upon a former jury upon the same matter though between other persons, etc.

In challenges for suspicion of favor, although the juror may not have given apparent marks of partiality, there may be sufficient reason to suspect he may be more favorable to one side than the other. In these challenges for suspicion of favor the main question is "whether the jurymen be indifferent as he stands unsworn" for he ought to be perfectly impartial to either side.

JAMES BOYER,  
 Village Clerk,  
 Bracebridge.

**Of Vital Importance.**

It is just as essential that the human body should have pure blood, as that a tree or plant should have sap to nourish and invigorate its growth. Nearly all our bodily ills arise from unhealthy blood. Burdock Blood Bitters purifies this fountain of life, and regulates all the vital organs to a healthy action.—9-2.

**The Faith Cure.**

This new theory of cure is rapidly acquiring in fashion; it is logical in reason and science. Faith without works is dead. Those who have faith in Hagar's Yellow Oil have its good works to assure their faith. It is an unailing external and internal relief for sores, pains, lameness and soreness.—9-2.

**Weather Probabilities.**

The probabilities are that we shall have much drier, chilly, sloopy weather during the coming season—just the weather to contract sudden colds. Be prepared for them by having on hand Hagar's Doctoral Balsam, a safe, agreeable and speedy cure for colds and their consequences.—9-2.

**Threatened Danger.**

In the fall of '94 Randall Miller, of Montreal, N.S., was prostrated to his bed with an attack of incipient consumption. Cough, rheumatism, and general debility, and friends despaired of his recovery. He tried Burdock Blood Bitters, with immediate relief, followed by a speedy cure.—9-2.

**DR. FERRY DAVIS' PAIN-KILLER**  
 IS RECOMMENDED BY Physicians, Ministers, Missionaries, Managers of Factories, Work-shops, Plantations, Nurses in Hospitals, —Is short, everybody everywhere who has ever given it a trial.  
 TAKEN INTERNALLY MIXED WITH A WINE GLASS OF RED WINE AND SUGAR, IT WILL BE FOUND A NEVER FAILING CURE FOR  
 SUDDEN COLDS, CHILLS, CONGESTION OR STOPPAGE OF CIRCULATION, CRAMPS, PAINS IN THE STOMACH, SUMMER AND BOWEL COMPLAINTS, SORE THROAT, &c.  
 APPLIED EXTERNALLY, EXPERIENCE HAS PROVEN IT THE MOST EFFECTIVE AND BEST LUBRICATION ON NATURE IN REMOVING THE PAIN ARISING FROM  
 SPRAINS, BRUISES, RHEUMATISM, NEURALGIA, SWELLED FACE, TOOTHACHE, BURNS, FROST BITES, &c., &c.  
 25c. per Bottle.

**CAMPBELL'S CATHARTIC COMPOUND**  
 is effective in small doses, acts without gripping, does not occasion nausea, and will not create irritation and congestion in the bowels. It is one of the most powerful cathartics administered in the form of Pills, &c.  
 Ladies and Children having the most sensitive stomachs take this medicine without trouble or complaint.  
 CAMPBELL'S CATHARTIC COMPOUND is especially adapted for the cure of LIVER COMPLAINTS AND BILIOUS DISORDERS.  
 FOR SICK HEADACHE AND DYSPEPSIA, FOR CONSTIPATION OR COSTIVENESS, FOR ALL COMPLAINTS ARISING FROM A DISORDERED STATE OF THE STOMACH.  
 This medicine being in liquid form, the dose can be easily regulated to meet the requirements of different persons, thus making it equally well adapted to the use of the little child as the adult. Put up in three ounce bottles, and sold by all dealers in family medicines.  
 Price Retail, 25 Cents.

**CAMPBELL'S TONIC ELIXIR**  
 This agreeable yet potent preparation is especially adapted for the relief and cure of that class of disorders attendant upon a low or reduced state of the system, and usually accompanied by Paleor, Weakness and Palpitation of the Heart. Prompt results will follow its use in cases of Sudden Exhaustion arising from Loss of Blood, Acute or Chronic Diseases, and in the weakness that invariably accompanies the recovery from Malarial Fevers. No remedial agent will give more speedy relief in Dyspepsia or Indigestion, its action on the stomach being that of a gentle and harmless tonic, exciting the organs of digestion to action, and thus affording immediate and permanent relief. The curative properties of the different aromatics which the Elixir contains render it useful in Flatulent Dyspepsia. It is a valuable remedy for Atonic Dyspepsia, which is apt to occur in persons of a nervous character.  
 For Impoverished Blood, Loss of Appetite, Despondency, and in all cases where an effective and certain stimulant is required, the Elixir will be found invaluable.  
 In Fevers of a Malarial Type, and the various evil results following exposure to the cold or wet weather, it will prove a valuable restorative, as the combination of Cinchona Calissaya and Serravallo's Tonic are generally recognized as specifics for the above-named disorders.  
 Sold by all Dealers in Family Medicines.  
 Price, \$1 per Bottle, or Six Bottles for \$5.  
 DAVIS & LAWTON CO. (Limited)  
 SOLE AGENTS,  
 MONTREAL, P.Q.

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**Mrs. A. KEEVE**  
 Is selling out the balance of her Christmas Stock at a great reduction. Come and get a bargain. A fine line of  
**Waltham and Elgin Watches**  
 Just received which will be sold very cheap. If you want anything in Watches, Clocks, Jewelry, Fancy Goods, Toys, etc., come and see our prices before purchasing elsewhere.

**Watches, Clocks, Jewelry**  
 Carefully repaired by a first class workman. All kinds of engraving done on the premises.  
 R.R.—I am the agent of Parbur's steam eye works.  
 Do not forget that I have removed  
 Next Door to the Ontario Bank.

**THE CROWN HOT AIR DRUM STOVE**  
 Is the only Drum Stove that gives satisfaction. It radiates twice the amount of heat as of any other Drum Stove.  
 Call and see every information about them. Manufactured only by  
**E. McFEELY,**  
 Stove, Tinshop and Coal Oil Dept., east end Kent St., Lindsay.  
 Cash for Sheep Skins, Calf Skins, &c.

**Horse Shoeing**  
 A SPECIALTY.  
**D. SINCLAIR,**  
 Opposite Market.

**Touchburn & Preston, GRAIN AND PRODUCE MERCHANTS, Bethang and Franklin.**  
 Highest market price paid for grain of all kinds to all seasons of the year.  
 J. J. PRESTON. ROBT. TOUCHBURN.

**Do Not Forget That THOMAS ROBSON**  
 AT THE OLD STAND, WELLINGTON ST., BRIDGE  
 is as ready and willing as ever to pay the highest price in CASH FOR ALL THE BEEF HIDES AND TALLOW that may be offered.

**J. RIGGS,**  
 Importer and Manufacturer of  
**HUMAN HAIR GOODS.**  
 Has a large assortment in stock, or made to order, also  
 Bang and Silk Nets, Curling Irons, Hair Pins, Perfumes, etc., etc.,  
 Kent St., Lindsay

**W. A. Goodwin.**  
 Room Paper and Picture Frames  
 (Just to hand.) FINE GILT PAPER, 25c. KITCHEN DITTO, 5c. UP.  
 OIL PAINTINGS AND ENGRAVINGS, NEW MOTTOES AND CHRISTMAS CARDS at half-price.  
 S. M. NEEDLES AND DYE WORKS AGENCY.  
 Baker's Block, near the market.

**William Foley HARDWARE.**  
 [J. Wetherup's Old Stand.]  
 Supplies for—  
 Farmers, Carpenters, Painters, Masons, Builders, Shoemakers, and Housekeepers.  
 A good assorted stock cheap for cash. The best assortment of colors of  
**MIXED PAINTS.**  
 All kind of COAL and Wood promptly delivered at lowest prices for cash.  
 TELEPHONE COMMUNICATION.  
**WM. FOLEY.**

**D. SINCLAIR**  
 General Blacksmith.  
 SLEIGHS, CUTTERS, BUGGIES, AND WAGONS  
 All made by hand and the best materials and workmen.  
**Horse Shoeing**  
 A SPECIALTY.  
**D. SINCLAIR,**  
 Opposite Market.

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 Is selling out the balance of her Christmas Stock at a great reduction. Come and get a bargain. A fine line of  
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 A SPECIALTY.  
**D. SINCLAIR,**  
 Opposite Market.

**LUMBER.**  
 Lumber, Wholesale and Retail.  
 A great sale of lumber, timber and bill stuff of all kinds, all dry, which will be sold very low, as I have bought out the large stock of lumber from  
**MR. R. C. SMITH AT FENELON FALLS**  
 and I am now determined to sell this stock at prices that will astonish buyers.  
**IT WILL BE TO BUYERS' ADVANTAGE**  
 to call and get prices before buying, and also at my Lindsay yard, as I now hold over 4,000,000 feet for sale of every description.  
 Dressed and matched lumber of all kinds.  
 Shingles and Lath of all kinds, and Coal and Wood, at very low prices. All orders by telegram or telephone promptly attended to. Telephone in office.

**R. BRYANS.**  
 THE GENUINE  
**BELL ORGAN**  
 Identified by all competent, unprejudiced judges to be the BEST MADE IN CANADA.  
 Having taken the highest honors, and  
**TWENTY-THREE FIRST PRIZES**  
 In October, 1898, against keen competition. A list of the prizes can be seen at my office.  
**J. WETHERUP.**  
 GENERAL AGENT OF VICTORIA CO.

**Do You Use Coal?**  
 If so you should buy one of Cameron's Patent Automatic Dustless Cinder Sifters. You will more than clear the price of one by the saving of coal in one season.  
**HEAP'S PATENT**  
 No. 21660  
 May 13-1898

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**J. SKITCH,**  
 MERCHANT TAILOR,  
 Still takes the lead in the Tailoring line. Prices to suit the hard times.  
 JUST RECEIVED—  
 A fine stock of English, Scotch and Canadian Goods, Gents' Furnishings, etc.  
 Also a nice line of Ladies' Mantle Goods, which will be made at the lowest possible prices.  
 All purchasers of cloth at the store can have it cut free of charge. Those buying it elsewhere can have it trimmed and made at lowest possible prices. A good fit guaranteed.  
**J. SKITCH,**  
 Lindsay, October 30, 1898. The great Artistic Tailor 7th door east of THE WARDER OFFICE.

**"OLD ENGLISH CONDITION POWDER"**  
 Recommended by Dr. Fisher, Lindsay; Wm. Braden, Lindsay; Wm. Hancock, Mariposa; J. Cairns, Mariposa; A. Ware, Fenelon;  
 Recommended by Dr. Fisher, Lindsay; Wm. Braden, Lindsay; Wm. Hancock, Mariposa; J. Cairns, Mariposa; A. Ware, Fenelon;  
 Tested and tried. Rain or Shine it won't hurt any Animal.  
 No Farmer or horse owner can afford to be without it.  
**GENUINE, RELIABLE**  
**"OLD ENGLISH CONDITION POWDER,"**  
 Price, 25 cts. each. 5 for \$1.  
**A. HIGINBOTHAM,**  
 Druggist, Lindsay.

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