defaming the character of respectable men who had nothing to do in this matter, and whom he sought to malign because they were leading temperanes men, and he told commissioner Doyle it was a destardly thing for him to allow such to be done. Mr. Campbell then re-

THE SOUT ACT.

| A minimizer of this google and a distinct the effectiveness of the lines of the control of the same of the same

same category with customs officers and sioners were tied. He would defy any-such officials. The work of the inspectors had not been such as would comviolation of that law. It was not for the violation of that law. It was not for the mend them to us as men who would enforce the law. He would appeal to the bar of public opinion if these officials had done their duty. He would say that Mr. Ball had not put himself in the line of law and order on this question. Regarding Mr. Ball's statement that he whole county is placed upon the Mr. Ball's statement that he whole conduct of the Mr. Medide case. The had not put himself to the shoulders of three men, whereas under the Crooks' Act there were nine. On ought to be heard. He must say, however, that he did not put himself to the present and or derection of the shoulders of three men, whereas under the Conduct of the Mr. McGillicuddy then said that owing not doing his duty. Then as to the commissioners. Now the duty of looking it titude of the board, he would not speak with the shoulders of three men, whereas under the Conduct of the must say, however, that the did not put himself to the politic opinion if these officials the present of the public opinion if these officials the present of the public opinion if these officials the present of the public opinion if these officials the present of the public opinion if these officials the present of the public opinion if these officials the present of the public opinion if these officials the present of the public opinion if these officials the present of the public opinion if these officials the present of the public opinion if these officials the present of the structure of the public opinion if these officials the present of the public opinion if these officials the present of the heart of was asked to hand over the conduct of the McBride case, "he has himself to blame if hereafter 1 accept any further blame if hereafter 1 accept any further statements of his with reserve. He was the beginning that fault had been found the Scott Act associations and the scott Act associations are scott as a scott Act association and the scott Act association a barrister in this case, and he could tion for granting licenses to others than not have misunderstood our offer." Referring again to the anonymous letters, he asked why did not Mr. Ball He had looked over the whole matter,

The chairman next called upon Inspector Ball to speak to the question.

Messrs. Campbell and McGillicuddy objected to him speaking until the deputation had made their charges more explicitly.

The chairman insisted in following out his own order of procedure, and the inspector proceeded in his usual style. He declared that he had never been offered help by the temperance people, except in one case where they offered him counsel. He rambled all over the question, evidently with no other idea than to kill time and forestall any impression the lower processing to give impossible for any commissioners. It was the dentity time and forestall any impression the lower procedure, as a rule, anonymous. It was indeed a reputation for himself as a clever pleader. It had not been his good to furture to hear him is a case before, but he must now say that although the chairman might have grown a little rusty with fortune to hear him is a case before, but he must now say that although the chairman might have grown a little rusty while on the bench, he had just given the must now say that although the chairman might have grown a little rusty while on the bench, he had just given the a splendid exhibition of special pleading. The reference to Chief-Justice did, for they lived and help by the temperance people, except in one case where they offered him counsel.

He rambled all over the question.

The chairman insisted in following out the clergyman as to what the latter had the latter had the clergyman as to what the latter had the must nows say that although the chairman might have grown a little rusty while on the bench, he had just given the must now say that although the chairman might have grown a little rusty while on the bench, he had just given the country had the clergyman as to what the latter had fortune to hear him as case before, but weakened in any were the t

me case where they offered him counsel. Real and the date over the question, every time and forestell any impression the deputation might make if they had proceeded in the usual course. Amid protested the proceeded the usual course. Amid protested the proceeded to the usual course. Amid protested the proceeded to read a sumber of anomy testers reflecting upon the conduct of well known temperane men. He complained that he had been nine months in the service, and had not yet got additionable that the sade been nine months in the service, and had not yet got additionable that the sade been nine months in the service, and had not yet got additionable that the sade been nine months in the service, and had not yet got and the proceeded the same and the sade of the same of the same

and diagons had passed over the county and done all that the work of the memorial as to the violations of the memorial as the violations of the memorial as to the violations of the memorial as to the violations of the memorial as to the violations of the memorial as the memorial as the violations of the memorial as the memorial as the memorial as the commissioners were the contrast the memorial as the memorial as the commissioners were the contrast the commissioner of the memorial as the memorial as the memorial as the memorial as the commissioner with the commissioner were the contrast the memorial as the memorial as the commission

Mr. McGillicuddy-I am astonished to hear you say that. Is not a certificate Court opened at 9:30 o'clock a.m., puran individual thing? It is not transfersuant to adjournment. The first case

temperance men did not care to give and everything in good order, no complete information, and then have them selves as well as the case given away.

The temperance people had shown that they could get convictions where the inspectors failed in their duty.

Rev. T. M. Campbell, in rising again, said that inspector Ball was a public main and was averable, to nublic enjoine.

trick could be kept of those who went in There were two things of which the tem-

as the court was concerned. none now waiting in jail for trial, al-though there were a number of prisoners There were three insane persons in jail, and the county had done all that it could for these persons, and all had been examined by the proper authorities.

Court opened at 9:30 o'clock a.m. pur-

PRESENTMENT OF GRAND JURY.
The jurors for our Sovereign Lady the

follow up these anonymous informations and came to the conclusion that the best in a proper way, and not use them as he had done that day? He concluded by giving reasons why he (the speaker), as no other business was carried on, so that and was amenable to public opinion.

From the street inspector, reporting payments for public works and expenses during November at \$83 99.

From cemetery sexton reporting inter-ments for month as four adults and two children. The usual monthly report of the fire warden was read and filed.

COMMUNICATIONS.

From the Department of Agriculture, enclosing a circular of information regarding the Colonial Exhibition. Re

ferred to Special Committee.

From the Department of Public Works that tha dredging asked for in the harpor channel was now considered

From Donald McLeod and Mrs. John Wilsson, asking remission of taxes from Rev. B. J. Watters, asking remission of taxes paid on lot 499, it being church property; and from H. Clucas asking remission of dog tax, the animal having been killed last January. Re-

ferred to Court of Revision.
From John Yule, asking for a suit of uniform as night watchman. Referred to Supply Committee.

ACCOUNTS
were read as follows: J. W. Smith, re were read as follows: J. W. Smith, relief, \$3; Buchanan, Lawson & R-binson, lumber, etc., \$59.71; E. Graham, relief, \$3.15; Wm. Kirkbride, hanging up hose from two fires. \$4; W. T. Welsh, repairing town clock. \$2; Alex. Kirktride, two bolts put in town hall, con. 9, W. D., Colborne. \$21.25; John F. Bates, repairing water cart, \$5.35, and two ladders, \$9.20; George Grant, relief, \$13.25. All were George Grant, relief, \$13.25. All were referred to Finance Committee. An lamb. The owner is requested to prove property, pay charges, and take it away. JOHN TIFIN. ordered paid.

REPORTS OF COMMITTEES. From Finance Committee, resommending the payment of accounts presented at last meeting—Adopted.
From the Relief Committee as follows: St Andrew's-August, \$4.02; Sept., \$7.10; October, \$14.77; November, \$14 92. St. David's ward, for November, \$12 50. St. George's ward, for November, \$6.50.

From the special committee, submitting estimates on the proposed water works, electric light and agricultural On motion of Councillor Butler, seconded by Councillor Humber, it was ordered that a poll be taken at the next municipal election, each of the proposed improvements to be voted on separately. And on motion of Councillor Campion, seconded by Councillor Colborne, the clerk was instructed to get 300 copies of the report printed, with a notice em-bodied that the report will be publicly discussed at the next annual meeting of On motion the fireman's pay roll for

the year was adopted, and ordered paid.

After passing the usual by law providing for the municipal and school trustee elections, the council adjourned.

Bairymen's Association of Western On-

The Annual Convention of the Dairymen's Association of Western Ontario, will be held at the Town Hall, in Weedstock, on the 13th, 18th and 18th of January next. Arrangements have been made with the Grand Trunk and Oanadian Pacific Railways, for the usual reduction of fares on presentation of the certificate of membership required, at the station from which they start, but no reduction will be allowed unless the member has an Official Railway Certificate, to be obtained only from the Secretary at Ingersoll, and on applying for the same, the party must state upon which Hoad they wish to proceed. By order, C. E. CHADWICK, Secretary's Office,

oretary's Office, Secretary Ingersell, Dec. 5, 1885.

Legal.

CEAGER & LEWIS, BARRISTERS. C. Seager, Jr. E. N. Lewis. J. A. Morton 1907-

GARROW & PROUDFOOT, BAR CV RISTERS, Attorneys, Solicitors, etc. Goderich. J. T. Garrow, W. Proudfoot. 175

CAMERON, HOLT & CAMERON,
Barristers, Solicitors in Chancery, &c.
Soderich and Wingham. M. C. Cameron, Q.: P. Holt, M. G. Cameron, Goderich W. E.
Macara, Wingham.

Dentistry.

CAME ON THE PREMISES OF
Subscriber, on or about the middle of
Sept., a yearling heifer—red and white. The
owner is requested to prove property, and
charges and take it away. WILLIAM Mc
CAUGHAN, con. C, Goderich town. 2025-4:

STRAYED—CAME ON THE PRE-MISES of the undersigned during the storm of Saturday evening, the 5th inst., a. red and white heifer. The owner by proving property and paying charges can take it away. CHAS. BATES. Goderich, Dec. 10th, 1885.

DSTRAY SHEEP-CAME ON THE Deprimes of subscriber, lot 3, oon. 6, W., Colborne, on or about the beginning of ov. two ewes. The owner is requested to over property, pay charges and take them way. ANDREWA. YOUNG. 2024-46

OTRAYED CATTLE-CAME ON THE or remises of the subscriber, near Dungan-non, about the beginning of November last, a steer and a heifer, yearlings. The steer is red and white, with hair inclined to curi; the heifer is red, with white belly, legs partly white, and large, white spot on face. The owner is requested to prove property, pay charges and take them away. H. M. DUFF.

RAM CAME ESTRAY-I HAVE To stray ram on my premises, lots 9 and 16 con. 11, Colborne. The owner is requested to prove property, pay expenses and take is away. Capt. JAMES BOGIE. 2023-4t

LAMB CAME ESTRAY—CAME ON the premises of the subscriber lot 23

CAME ON THE PREMISES OF the subscriber, E. half of lot 15, con. 4.
Wes! Wawanosh, about the middle of July, one ewe and one lamb. The owner is requested to prove a recommendation.

For Sale or to Let.

FOR SALE-CHEAP FOR CASH. Lot No. 1246 on South street, Goderic Apply to MARTIN & KITTSON, Barriste 25 James St. South, Hamilton, 2015-12t. TO RENT-THE PREMISES KNOWN

as St. Andrew's Manse, recently occupied by Rev. P. Owen-Jones. Apply at the Post Office for particulars. 2011-tf DARM TO LET-FOR A TERM OF Years, Lot (5) five, in the Maitland concession, of the Township of Goderich, apply by letter to J. S. LIZARS, Stratford. 1960-tf

# Auctioneering.

W. BALL, AUCTIONEER FOR in any part of the County. Address orders to Goderich P. O.

JOHN KNOX, GENERAL AUC-TIONEER and Land Valuator, Goderich, Ont. Having had considerable experience in the auctioneering trade, he is in a position to discharge with thorough satisfaction all com-missions entrusted to him. Order's left at Martin's Hotel, or sent by mail to my address, Goderich P. O., carefully attended to. JOHN KNOX County Auctioneer. 1887-4f

# Medical.

T. E. CASE, M.D., C.M., M.C.P.S., • Ont. Physician, Surgeon, Accoucheur, &c., Office—(That formerly occupied by Dr. Hutchinson) Dungannon. Night office—Martin's hotel.

DR. McLEAN, PHYSICIAN, SUR-GEON, Coroner &c. Office and residence Bruce Street, second door west of Victoria Street.

])RS. SHANNON & HAMILTON Physicians, Surgeons, Accouchers, &coffice at Dr. Shannon's residence, near the gaol Gederich G. C. Shannon, J. C. Hamilton

\$50,000 TO LOAN AT 6 PER THE TORONTO GENERAL TRUSTS CO'Y are prepared to loan money at 6 per cent., pay able balf yearly, on TERMS TO SUIT BORROWERS, on first-class farm security.

Apply to

CAMERON, HOLT & CAMERON.

Agents for the Toronto General Trusts Coy.
Messrs. Cameron, Holf & Cameron have
also a large amount of private funds to los a
on first-class farm security.
Goderich, Oct. 4, 1883. 1911-tf

te do something that beer and wine license not to send down the

Just before the c journed last Friday Strachan, reeve of Gr lution of censure up for his conduct in the instructions of

June meeting, with a pointment of a polic motion was seconder Campbell, of Stanley.

Mr. Strachan belief of the warden to have

tion when the council tleman had studiously ject, and now as it the session, it was only

the session, it was only cil and the tempera county that he should his peculiar position. to allow his motion that the warden mig portunity to explain.

Warden Kelly, who warden aback at being

taken aback at being that he prized fair pla the motion was a conthat time he told me they had instructed h

amendment had not this day. Amendment duced in the Senate, vised had been sent mons, but they di last session. He last session. He these amendments torily disposed of at n liament, and thought not forwarding the me received further inst uncil. He though and at one time thou expense, and on that call it. He then see reeve and "register they'd be sure to be they do not the call it. persons to whom the (laughter), asking the what to do. He had what he should do w

He might have acted to save expense. He opinion of the council or four exceptions.
answered to hold the December meeting, as He didn't think he he might have be present, but thought ed next year, and chinery attached, a appointed to put magistrate was ap add to our taxes th years, for as the reeve at the June meeting, wanted to carry ou pointment of a police await final action of

await final action of Commons. The law and he was surprised professional men sa were disposed of. T posed of yet. Takin the view of the temp failed to see that the If the council censur-had failed to perform be able to say that th saved the salary of the because of his non-course was something. Beine saw the clerk and county, and both wahould consult with Garrow had advised

Mr. Cook, of How Mr. Cook. of Hova majority of the resubmitting the mem Warden Kelly—Y Mr. Coats, of Cliplies to the circulars council?

Warden Kelly—Y won't. If you—(low Mr. McMurchie, count those who d

Warden Kelly—Y against me. Three pinion, an' I count Mr. Cooke—That Warden Kelly—Y Mr. McMillan, H

row advise you to council by circular? Warden Kelly—N tioned it, he said idea to get their ind Mr. McMillan sai county council who plainly as English the warden should, tions, forward the tleman had failed

structions, althoug motion showed tha his duty to do so. of individual opini sions from the assembled. If the assembled. that the replies wer voice of the council on the table, as (Hear, hear) If t ed against the inte they should see to no repetition of the could work on the in matters of this k instructing them b A police magistrat

the county.

Mr. I. Simpso ed the present free was full of his s veighed against t police ungistrate, ould be an autoci Mr. Wilson, Sead that in the ments not passin warden "shall for Did the amendme