with an In

The Following is a True and Full Copy of the Trust Mortgage and Agreement Waich Mr. W. Warnock has Entered Into With the London, Aylmer and North Shore Electric Railway Company.

This indenture, made and executed this eighteenth day of December, 1902, between the London, Aymer and North Shore Electric Railway Company, a corporation organized and existing under the laws of the State of New York, one of the United States of America, and having its principal office for the transaction of business in the city of New York, in said State of New York, but also, operating in the Province of Ontario, Canada, under and by virtue of a license granted to said Company by said Province of Ontario, party of the first part, and William Warnock, of the Town of Aylmer, in the County of Elgin and Province of Ontario, Banker, hereinafter called the "Trustee," party of the second part: Witnesseth, That, Whereas the party

Witnesseth, That, Whereas the party of the first part, being duly empowered and authorized thereto by law, has acquired all the rights, franchises, grants, privileges, licenses and permissions, and all other property, real, personal and mixed, of the London, Aylmer and North Shore Electric Railway Company, a corporation organized and existing under the laws of the Province of Ontario. smd Province of Ontario, and

Province of Ontario, and
Whereas, said party of first part, by
virtue of all the foregoing grants,
privileges, rights of way, contracts,
easements, ownerships, agreements and
consents, so as aforesaid acquired by it,
now possesses, owns and enjoys the full
and complete right to construct, maintain and operate an electric railway line
along, over and upon the following
described route in the Province of
Ontario, namely:—

Ontario, namely:

Beginning at a point in or near the City of London, thence over, along and upon the various reads and highways in upon the various reads and highways in respect of which the municipal corporations of the townships of Westminster, South Dorchester, Yarmouth, Malahide and Bayham and the Town of Ayimer have by by-laws duly passed in that behalf granted franchises to the said Ontario Corporation, the London, Aylmer and North Shore Electric Railway Company, beginning at the City of London aforesaid and thence in a southerly and easterly direction through the said township of Westminster to the said township of Westminster to the unincorporated village of Belmont and thence southerly along the town line between the townships of West-minster and South Dorchester, thence minster and South Dorchester, thence continuing southerly amd easterly to the road known as the Centre Road in the township of Malahide, thence south along the same from the north limits of said township, thence south, passing through the town of Aylmer, and thence continuing south to the 4th concession, thence easterly to the sideroad which runs south through the unincorporated village of Mt. Salem and thence south along said side road to the first concession, and thence easterly south along said side road to the first concession, and thence easterly along the said first concession through the western portion of Bayham to the sideroad leading from said concession to the village of Port Burwell and thence along the said road to the said village; and

Whereas said party of the first part having, as aforesaid, acquired and now possessing, owning and enjoying all of the property, rights, franchises, &c., of the London, Aylmer and North Shore Electric Railway Company, of Ontario, necessary to enable it to construct its lines along the route above described, and being now engaged in the construc-tion and equipment of said line of electric railway; and

Whereas it is now expedient and necessary to provide for the payment of the cost of said construction and equipment of said construction and equipment of said construction. ent of said railway line; and

Whereas at a meeting of the stock holders of the London, Aylmer and North Shore Electric Railway Company



Mrs. Blanchard, of Nashville, Tenn., tells how she was cured of backache, dizziness, painful and irregular periods by Lydia E. Pinkham's Vegetable Compound.

Pinkham's Vegetable Compound.

"Gratitude compels me to acknowledge the great merit of your Vegetable Compound. I have suffered for four years with irregular and painful menstruation, also dizziness, pains in the back and lower limbs, and fitful sleep. I dreaded the time to come which would only mean suffering to me. Six bottles of Lydia E. Pinkham's Vegetable Compound brought me health and happiness in a few short months, and was worth more than months under the doctor's care, which really did not benefit me at all. I feel like another person now. My aches and pains have left me. I am satisfied there is no medicine so good for sick woman as your Vegetable Compound, and I advocate it to my lady friends in need of medical leads." Mys. R. A. REANGHAER 429 my lady friends in need of medical help."—Mrs. B. A. Blanchard, 422 Broad St., Nashville, Tenn.—\$5000 frielf forlighted of above letter proving genuineness cannot be produced.

When women are troubled with When women are troubled with menstrual irregularities, weakness, leucorrhoa, displacement or ulceration of the womb, that bearing-down feeling, inflammation of the ovaries, backache, they should remember there is one tried and true remedy. Lydia E. Pinkham's Vegetable Compound.

of New York, called pursuant to law and held on the eighteenth day of December, 1902, the following resolution was adopted, to-wit:—

Reselved, that the Board of Directors of the London, Aylmer and North Shore Electric Railway Company be, and the same is hereby authorized to cause to be executed a mortgage upon all of the property, rights, franchises, &c., of said Company, including all thereof which may have been purchased or acquired from other railway companies or corporations; and all of the property, rights and franchises which it may hereafter acquire, and for such stems and cemditions and for such purposes as the said Board of Directors shall deem necessary or expedient, and to such itrustee or trustees as said Board of Directors may deem proper; and also to execute and cause to be issued bonds or notes in such demoninations and for such sums as may be deemed expedient, to be secured by said mortgage.

And, whereas, at a meeting of the Board of Directors of the London, Ayl.

And, whereas, at a meeting of the Board of Directors of the London, Aylmer and North Shore Electric Railway Company, duly called and held on the eighteenth day of December, 1902, the following resolutions were unanimously addered to with

adopted, to-wit:—
Whereas this Company, in pursuance
of a resolution of the Stockholders duly of a resolution of the Stockholders duly adopted at a meeting legally held on the eighteenth day of December, 1902, did authorize the execution of a mortgage upon all the property, rights and franchises of said Company, including all thereof which may have been purchased or acquired from other railway companies or corporations, or acquired by construction of its lines of electric railway, and all of the property, rights and franchises which it may hereafter acquire, for such a sum and at such a rate of interest and for such a term of years and upon such terms and conditions and for such purposes as to this Board may seem necessary and expedicated Board may seem necessary and exped-ient, and didalso authorize the execution of an issue of bonds for such sum as may be deemed expedient, to be secured by said mortgage; and

Whereas this Company having nov Whereas this Company having now acquired and being possessed of, owning and enjoying all of the property, rights and franchises of the London, Aylmer and North Shore Electric Railway Company, of Ontario, and being engaged in the construction of its line of electric railway under said franchises; and

Whereas it is now necessary to provide for the cos. of said construction of said railway and for the proper equipment of the same; and

Whereas it is deemed necessary, in the judgment of this Board of Directors the judgment of this Board of Directors, to raise a sum not exceeding one million dollars (\$1,000,000.00) in order to meet the purposes aforesaid, and to provide necessary funds for the purchase of engines, boilers, dynamos, tracks, grading cars, tools, rights, rights of way, lands, assessments, licenses, betterments, machinery, and for the payment of things already contracted for; and

Whereas it is deemed expedient and necessary for this Company to issue its bonds in the aggregate sum of one mil-lion dollars (\$1,000,000.00) for the purpose of providing for the purchase of property, equipments, rights, tracks &c., above referred to;

Now, therefore, be it resolved, that a series of two thousand bonds be pre-pared for issue and delivery, to be sign-ed by the president and the treasurer, ed by the president and the treasurer, and authenticated by the certificate of William Warnock, as trustee; eight hundred of said bonds to be issued for the sum of one thousand dollars each, and numbered consecutively from one eight hundred, both inclusive, two hundred of said bonds to be issued for the sum of five hundred dollars each, and to be numbered from eight hundred one to one thousand, both inclusive, and one thousand of said bonds to be issued for the sum of one hundred dollars each and to be numbered from one thousand and one to two thousand, both inclusive.

That each and all of said bonds shall bear date the eighteenth of December,

Siege

The matrons of the Edi-The matrons of the Eur-son Orphanage at Lowell, Mass., U.S.A., wrote they had a siege of whooping-cough in their institution. They said that every case

was promptly relieved by Vapo-Cresolene. Its value in coughs and colds was so great they always kept it ready for use. You know how it's used, don't you? 'Tis heated by a vaporizer and you inhale it. Write us for a book that tells all about it.

Vapo-Cresolem is sold by druggists everywhere. The Vaporizer and Lamp, which should last a lifetime, and a bettle of Cresolene complete, 8.15cot extra supplies of Cresolene 25 cents and 50 cents. Illustrated booklet containing physicians' testimonials free upon request. Vapo-CresoLene Co., 180 Fulton St., New York, U.S.A.

SOLD BY J. E. RECHARDS.

tified and issued only for the following

iffied and issued only for the following amounts, to wit:

One hundred thousand dollars of said bonds, or the proceeds realized from the sale thereof, shall be set aside for the purpose of providing a sinking fund as a security for insuring payment of the interest coupons annexed to the said Company's bonds hereby secured which shall mature for and during the first two years next after the date of these presents, which said bonds or the proceeds thereof shall be deposited in a bank in Ontario duly chartered under the laws of Canada to the joint credit of the said William Warnock as trustee and the treasurer of the parties of the first part subject to withdrawl upon their joint check and applied to and for the purpose aforesaid.

All the rest, residue and remainder of said bonds shall be issued and the proceeds upon sale of the same, shall be deposited in some bank or banks in Ontario, duly chartered under the laws of Canada, to the joint credit of the said William Warnock as trustee and the treasurer of the party of the first part, subject to the withdrawal of said funds on the joint check of the said William Warnock, as such trustee, and the treasurer of the party of the first part, subject to the party of the first part, the party of the first part, as such trustee, and the treasurer of the party of the first part.

on the joint check of the said William Warnock, as such trustee, and the treasurer of the party of the first part, from time to time as the same shall be required for the purpose of the payment for the procuring of construction, component, propert, and services alment for the procuring of construction, equipment, propert- and services already contracted for, or that may hereafter be required for the use, benefit and operation of the said London, Aylmer and North Shore Electric Railway Company, or for such other improvements, extensions, tracks, bridges, equipments, tools, machinery, rights of way, betterments, licenses, lands, cars and apparatus as may be deemed necessary or expedient, in the judgment of said Board of Directors to purchase.

Whereas the said London Aylmer

of Directors to purchase.

Whereas the said London, Aylmer and North Shore Electric Railway Company, the party of the first part to this indenture, has, in accordance with said resolutions, caused to be made bonds with coupons in the amount of one million dollars (\$1,000,000.00), which bonds are known and designated as five per cent., first mortgage, twenty year gold bonds.

Now therefore, in pursuance of said resolutions, and to the end and for the purpose of securing the payment of said one million dollars (\$1,000,000,000) of bonds, and each and every thereof, and the interest coupons thereon,

secured two thousand books is prepared for issue and delivery, to be signed the duty the president and the treasurer, and authenticated by the certificate of the william Warnock, as trustee; eight hundred of said bonds to be issued for the sum of one thousand of the country of the sum of one thousand to the hundred of said bonds to be issued for the sum of one thousand, both inclusive, two in the sum of one thousand one to two thousand, both inclusive, and to be numbered from eight hundred of said bonds shall dear the sum of one hundred dollars each and to be numbered from one thousand one to two thousand, both inclusive. That each and all of said bonds shall dear the twenty parts from the date thereof, and shall beer admin, payable semi-annually on the eighteenth day of June and the eighteenth day of December in each year according to the tenor of the interest only one of the said william warnock, and the promise of the second part, the recipiest of the said william warnock, or at the office of such other financial agent of the said william warnock, or at the office of such other financial agent of the said william warnock, or at the office of such other financial agent of the said william warnock, or at the office of such other financial agent of the formation of the said william warnock, or at the purpose of securing the payments of the interest and principal of said bonds, a mortgage be prepared and excented under the purpose of securing the payments of the interest and principal of said bonds, a mortgage be prepared and excented under the purpose of securing the payments of the interest of the purpose of securing the payments of the interest of the purpose of securing the payments of the interest of the purpose of securing the payme

in action of every kind and description, all maps, papers, inventories and documents in any wise referring or relating to the property or franchises herein conveyed; all of which it is hereby covenanted shall inure, by way of accretion, to the benefit and advantage of the said party of the second part, and by way of further and better security.

To have east to hold the above described property and premises unto the said party of the second part, his successor or successors and assigns in the trust hereby created, forever, to the only proper use and behavior of the party of the second part, his successor or successors in trust, or his assigns.

In trust, nevertheless, for the equal pro rata use,

or his assigns.

In trust, nevertheless, for the equal pro rata use, bendit and security of the owners or lawful holders of said bonds hereinabove fully and particularly described and setforth, without preference at priority in the time of issue, notation or registration thereof, or otherwise, for the uses and purposes herein expressed and upon the following conditions, and in the manner following, to wit:

samposes herein expressed and upon the following conditions, and an the manner following, to wit:

1. Said trustee shall-certify such of said bonds as may from time to some be delivered to him by said party of the first part, and shall redeliver the same back to said party of the first part only in strict accordance with the conditions and limitations contained in the resolution of the Board of Directors of said party of the first part adopted on the eighteenth-day of December, 1902, as hereinbefore set forth, that is to say, one hundred thousand dollars of said bonds, or the proceeds an element of the proceeds and the said the process of particular as security for insuring payment of the interest coupons annexed to the said company's bonds hereby secured which shall mature for and during the said the process of the said company's bonds hardly be deposited in a bank in Ontario, duly chartered under the Baws of Canada, to the joint credit of the said Welliam Warnock as trustee, and the treasurer of the party of the first part subject to withdrawad upon their joint check and applied to and for the purpose aforesaid.

All the rest, residue and remainder of said bonds shall be issued and the proceeds upon sale of the same shall be deposited in some bank or banks in Ontario, duly chartered under the laws of Canada, to the joint credit of the said william Warnock as trustee and treasurer of the party of the first part, subject to the withdrawal of said funds on the joint check of the said William Warnock as trustee and treasurer of the party of the first part, subject to the withdrawal of said funds on the joint check of the said William Warnock as such trustee and the said trustees under the laws of Canada, to the joint credit of the said William Warnock as such trustee and the said tondon, Aylment, property and service already contracted benefits and operation of the said London, Aylmer and North Shore Electric Railway Company, or for such improvements, extensions, tracks, bridges, equipments, tools, machinery, rig

bridges, equipments, tools, machinery, rights of way, beterments, licenses, lands, cars and apparatus as may be deemed necessary or expedient, in the judgment of said board of directors to purchase.

Said trustee shall not be responsible for the application of any the said moneys after the issue of his and the treasurer's cheek for the same.

2. For the better securing of the title and interest of said party of the second part hereto, his successors in the trust and his assigns, in the said premises and the prosperty herein conveyed and in and to any lines of railway or other property herein conveyed and in and to any lines of railway or other property herein cavequired by construction, purchase or otherwise, by the said party of the first part, as often as it may be lawfully required by said party of the second part, his successor or successors in the second part, or his successor or successors, such other or further indentures and deels in trust, and to do such acts and make such other and further conditions and assumaces in law, as the said party of the second part, or his successors shall be, by counsel learned in the law, advised are necessary, proper or expedient for better and more effectively securing and effect of the said bonds and the laterering and effect of the said bonds and the laterering and effect of the said bonds and the laterering and effect of the true intent, design, object and purpose of these presents, or for making, preserving, continuing and keeping valid and effective the inneal menumberance created, or intended to be created by the execution, delivery and recording of this indenture.

3. If said party of the first part, its successors or assign, shall well and truly pay all of said bonds and coupons, which may be issued hereunder at the time and in the manner herein mentioned, and according to the tenor and effect hereof, then and thenceforth this indenture, and all the estate and property hereby granted and conveyed shall be one and he said trustee, his successors in officed; and th

and singular the tons, income, earnings and profits thereof.

6. The party of the first part hereby covenants, promises and agrees to and with the party
of the second part, his successor or successors in
the trust hereby created, and his assigns, that the
said party of the first part, while remaining in
the possession of the said mortgaged premises,
shall and will from time to time pay and discharge, or cause to be paid and discharged, all
taxes and assessments lawfully imposed upon
said mortgaged premises, or any part thereof, the
lien whereof might or should be held prior to
the lien created by this indenture, so that the
priority of this mortgage shall be duly preserved;
and that said party of the first part shall not do
or suffer anything whatsoever whereby the lien
of the mortgage might or could be impaired, until the said tonds hereby secured, with all interest secured thereon, shall have been fully paid
and satisfied.

7. In case default shall be made in any of the f

or suffer anything whatsoever whereby the length of the mortgage might or could be impaired, until the said bonds hereby secured, with all interest secured thereon, shall have been fully paid and satisfied.

7. In case default shall be made in any of the covenants and conditions contained in said bonds or in this instrument, or in case default shall be made in the paym-int of any of the installments of interest on the aforesaid bonds or any of them at the time and in the contain for a period of three months, then and in that event, the principal of each of said bonds shall severally, at the election of the legal holders thereof, become and be due and payable, anything above or in said bonds or coul out contained to the contrary notwithstanding, and such election may be made at any time after the expiration of the said frustee shall declare all of said outstanding bonds due and payable immediately.

8 In case of default as aforesaid, if the party of the first part, its successors and assigns, shall at any time before the sale of the mortgaged property any almost compensation, taxes, assessments, levies and damages, including reasonable charges of said trustee, then and in that event the said bonds will not be regarded as due, anything herein contained to the contrary notwithstanding, and there shall be no sale of the property, nor any part of it, for past failure and neglect.

9. It is hereby further expressly agreed that if at any time before all the bonds secured by this instrument shall be fully paid, the property, rights, franchises, privileges and estate hereing fanted, or any part thereof, shall be sold for any taxes or assessments whatever, or if the said party of the first part, its successors and assigns, shall do or suffer to be done anything which shall be actually any taxes or assessments whatever, or if the said party of the bonds issued hereunder and then outstanding, and upon a written notice to the said crustee of the holders of a majority of said bonds, or any of them, as the centime for the par

said trust and of the railway and of its needin maintenance and operation in all respects, and payment of all public taxes and charges there upon, and to foreclose the mortage pursuant to the course and practice of the caurits, and to sel and dispose of said ruilway and mortaged prem ises, interests, franchises and property pursuan to the provisions of the statute in such case made and previded.

10. It is further agreed that when and as the interest coupons annered to the bonds secured hereby, mature and are paid by the London, Aylberby, mature and are paid by the London, Aylberby, mature and are paid by the London, Aylberby, and the learner and North Shore Electric Railway Company, or by any person for it or on its behalf, they shall be camcelled, and after default in the payment of any compons shall not be deemed to be secured by or atherwise within the trust of this mortgage unless accompanied by the bond to which the same was originally attached, nor shall the interests of indefault on any registered bond be assignable separately from the bond thereof.

same was originally attactice, nor shall the interpatible separately from the bond thereof.

11. That in case a vacancy should occur in the office of Trustee, under this indenture by reason of the bankruptor, resignation or removal by any court, of the party of the second part, then the vacancy so occurring may be filled on the expartie application of the party of the first part its successors and assigns, or of the holders of a majority of the said bonds by the senior judge of the County of Eigin, Ontario.

12. The party of the second part, as Trustee or otherwise, shall be under no obligation to recognize any person or persons, firm or corporation as holder or holders, owner or owners of one or more of the bonds secured hereby, or to do or refain from doing any act pursuant to the request or demand of any such person or persons, firm or corporation professing or claiming to be such holder ar owner, until such supposed holder or holders when the product of the said bonds and denoit the analysis of the such such that the same harmonic than a safficient security from a further than dominant of the same harmonic and such possible claims for damages for which he may become liable or responsible on proceeding to carry out such request or demand.

The right of action under this indenture is vest decomination of the same and such propers or demand.

sponsible on proceeding to carry out such request or demand.

The right of action under this indenture is vest-de exclusively in the Trustee, and under no circumstances shall any bondholder or bondholders have any right to insitute an action or other proceeding on or under this indenture for the purpose of enforcing any remedy herein or hereby provided, or of foreclosing the mortgage, except in case of refusal on the part of the Trustee to perform any duty imposed on him by this agreement; and all actions and proceedings for the purpose of enforcing the provisions of this indenture shall be instituted and conducted by the Trustee according to his sound discretion.

The said william Warnock, the Trustee and party of the second part named in the foregoing indenture, hereby accepts the trust created by said instrument, and agrees to do and perform all the duties as therein provided, and that he shall do and perform according to the letter and spirit of said indenture, upon the following terms and conditions:

1. in case of any default by said party of the

spirit of said indenture, upon the following terms and conditions:

1. In case of any default by said party of the first part requiring, in the judgment of said Trustee, an intervention on his part under the terms and provisions set forth in the foregoing indenture, said Trustee may in that event, pemploy or turns said Trustee may in that event, pemploy or turns, and the proper soll trustee, and proper described in the property of the property of the first part, its successors and others, and the property of the first part, its successors and assigns, as they are incurred or otherwise, out of the trust estate, on which they are hereby charged and made paramount to said bonds. The Trustee may employ agents or attorneys in fact to act for him in and about the performance of said trust, and, providing be shall use due care and diligence in the selection and employment of said trust, and, providing be shall use due care and diligence in the selection and employment of such agents.

2. All recitals, statements of facts and representations in said mortgage and bonds contained are made by the Railway Company, the said party of the Trustee apart hereto, or on its behalf, and the Trustee apart hereto, or on its behalf, and the Trustee and the property of the property

presentation therein contained.

3. The Trustee shall be liable only for gross negligence or wilful or intentional default in the execution of any duty or trust under this indenure; and this condition or declaration shall not be in any way restricted by any expressions herein contained, providing for the freedom of the Trustee from liability in particular cases or under particular circumstances.

4. The Trustee may resign and discharge him.

Trustee from liability in particular cases or under particular circumstances.

4. The Trustee may resign and discharge himself of the trusts created by these presents by notice, in writing, to the Company, or its successors or assigns, sixty days before such resignation shall take effect, or such shorter time as may be accepted as adequate notice, and, upon the due execution and delivery of proper instruments for the due transfer of the trust estate to his successors of the trust, and such transfer to his successor of the trust estate.

5. The Trustee makes no representation as to the value of the property transferred to him hereunder, or as to the title thereto, neither the Trustee, nor his successors or agents, purporting to have any knowledge in respect to any such maters, and the Trustee assumes no responsibility for the recording or filing of this histrument, or the non-payment of the same, or on account of the non-payment of the same, or on account of the non-payment of the same, or on account of the mortaged property, or on account of the failure of the Railway Company to maintain proper insurance.

surance.

In witness whereef, the said party of the first part, has, pursuant to the order of the stockholders and Board of Directors aforesaid, caused this indenture to be executed in its name and behalf by the President of said party of the first part, attested by its Secretary, the day and year first above written.

And the said William Warnock, having accepted the trust herein created and conferred, hereto af-fixes his seal and signature on the day and year first above written. LONDON, AYLMER & NORTH SHORE ELEC-

TRIC RAILWAY COMPANY. By R. M. LUTON, President.

Signed, sealed and delivered in the presence of PAUL T. DAVIS.

No. CRAWFORD,
As to execution by trustee.

Mother

"My mother was troubled with consumption for many years. At last she was given up to die. Then she tried Ayer's Cherry Pectoral, and was speedily cured."

D. P. Jolly, Avoca, N. Y.

No matter how hard your cough or how long you have had it, Ayer's Cherry Pectoral is the best thing you can take. It's too risky to wait until you have consumption. If you are coughing today, get a bottle of Cherry Pectoral at once.

Three sizes: 25c., enough for an ordinary cold; 50c., just right for bronchitis, hoarseness, hard colds, etc.; Sl. most economical for chronic cases and to keep on hand.
J. C. AYER CO., Lowell, Mass.

Annual Meeting.

The annual meeting of the Lakeview Cheese and Butter Co,, Limited, will be held at the factory at Lakeview, on Saturday, Jan. 17, 1903, at 1 o'clock p. m., for receiving the annual report, election of officers, etc. Patrons as well as stockholders are requested to attend, J. A. SAXTON,

President. Secretary.

Lakeview, Dec. 30, 1902.

OR SALE—Flouse and one fifth of an acre
of land on the south side of Pine st. in the
Town of Aylmer, a nice little home for a small
au ount of money. Appl: to C. O. Learn, Real
Retate Broker, Brown House Block, Aylmer,
Out.

TOR SALE

1 200 acres of choice land in the Township of the Continued, about 190 acres cleared, situated the sales week, about 190 acres cleared, situated the sales week of the famans stock farm west of the famans stock farm of the clear that the continue farm west of the famans of the farm. There is a great bargain oftered in the larm. Hary terms of payment. Applied the larm. Rang terms of payment. Applied C.O. LEAREM, Real Retails Broker, Aylment.

OR SALE OR EXCHANGE—200 acres of good land, being lot 4, in the 2nt concession of Westmeath, in the county of Renfrew, 180 acres cleared and nearly free from stumps, buildings medium, evenient to school, post solidings medium, either the County of Eighn. For further particulars apply to C. O Learn Real Estate Broker, Brown House block Aylmer, Oht.

FOR SALE.—One and one-half story brek house, cood sized frame bern and two-afths of an acro of land, on the west-ide of St. George St. In the town of sylmer. The house is well built and in good shape. The land is a soil, built and in good shape. The land is good water, both hard and soft, and a first-class control of the state o

Manufor Heure Block, reated at prasses which payer over 10 per seat, on the amount their wild purchase the preparty. Apply to 0. Ellass, Beat State Breker, Brown House Block, Ayimer, Ont.

FOR SALE OR EXCHANGE—100 acres, being the north half of lot 7, in the 10th can flowably of Charlottville, in the county of Morfolk. Abous eight acres cleared, and free remaining of Charlottville, in the county of the county of

COR SALE OR FXCHANGE—260 acree to being parts of lots 1, 2 and 3 in the first con, of Malahide, 235 acres cleared, 25 acres of timber. The buildings consist of 5 large bank barns, nearly new; 1 medium grain barn barne drive barn, large granary on stone wall 30x50, good 1½ storey frame house with ceilar 101 size. A large portion of the farm is first class for grazing purposes; the soil is sandy and clay loun, all in a good state of cuttivation; would take a small farm in a good decasity as well as the same tapping to C. O. Learn, Real kstate Broker, Brown House Block, Aylmer Ont.

COR SALF.—A fruit farm of 10 acres with good brick cottage nearly new, good cellar mall bank harn si unted three quarters of a mile south of Orwell, there is not acres of small fruit new in full bearing, and acres acted put out last year, this property is offered them. Apply at once to C. O. LEALKY, Real detate, Broker, Brown Forse Block, Aym

POR SALE OR EXCHANGE — 50 acres of good sandy lo-m, being a part of lot 22 in the first concession of the Township of Yarmouth, with a three miles of Sparta, good school on the farm, is offered cheap or will take a small property in the Town of Aylmer as part payment. Apply to C. O. LEARN, Real Estate Broker Brown House Block Aylmer, Ont.

TOR SALE OR EXCHANGE.—50 acres of choice sandy and clay loam land, with good buildings and in a first-class location, being only a few rods to a giz mill, ‡ mile to church, post office, blecksnithshop, school, &c., 4 miles from Arimer. There is about five acres of timber, the salance cleared and stumped. The farm is well wetered both for stock and domestic use, being the south east quarter of lot 12 in the 4th con. of Malah e. Will exchange for a good 100 apre farm in a good locality. Asply to C. O. I.EARN, Real Estate Broker, Brown House Elock, Aylmer, Ont.

FOR SAI E.—Two of the best building It is in Form, one it mediately opposite the Meth-odist church, the other nearly opposite the Elue Ribbon house. Apply to C. O. LEARN, Real state Boker, Brown House Block, Ayl mer, Ont.

100 acres of choice land, being the N H of 164 33, and the N H of 164 33, and the N H of 164 35, in the 4th con. of Naishide, two good sets of farm buildings; soil clay loam and sandy loam, wall tiled and fairly well fenced, on a good gravel road, convenient to church, school and Poet Office, will divide the farm in three arts if desired and extended to the farm in three arts if desired and extended to the farm in three arts if desired and extended to the farm in three arts if desired and extended to the farm in three arts if desired and extended to the farm in three arts if desired and extended to the farm in three arts if desired and extended to the farm in the same arts if the same arts in the same arts in the same arts are the same arts and the same arts are the same arts and the same arts are the same arts and the same arts are the same are the same arts are the same are the same arts are the same arts are the same arts are the same are the same arts are the same arts are the same are the same

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