THE CAMPBELLTON GRAPHIC

ESTABLISHED : Eventa 1898. Graphic 1997

1 33

bout his

NISHER.

tion or

nd shirts in and cuffs, , moss and

SOF TO NELSON

100.00

S

D

iUESS.

l just send

y the large

LEAD.

STORE.

Co.

ips

CKLED

Clams,

lan

N. B.

de

tc.

D

N.B

TO.

r of pairs

. Laces and

CAMPBELLTON, NEW BRUNSWICK, FRIDAY, MARCH 12TH, 1909

Judge Barker Reviews Evidence and Orders New Trial-

Plaintiff Has Not A Favorable Point in

Whole Judgment.

INTERESTING DOCUMENT.

PRESBYTERY MET TEXT OF JUDGMENT IN THE CROCKETT AT NEWCASTLE SUIT FOR DAMAGES.

Increase in Membership Last Year **Over Two Hundred-Amounts** Raised for all Purposes.

NEXT MEETING HERE.

NEWCASTLE, Mar. 10-The Mir-! (1)-That an adult Bible Cla Refer Case to the set of the set

rod, secretary, New Mills; J. R. Mac-pepartn ay, Tabusintae; A. D. Fraser, Black-school.

Leod, secretary, New Mills; J. R. Mac-Kay, Tabunitaci A. D. Fraser, Biack Pleir, Geo. Wood, D. Henderson and J. M. MacLean, Chathami, R. H. Stavert, Harcourit, A. D. Archibald, Rextori, F. C. Simpson, Doughatowaki Bistors, Bernek, Mackin, Stavare, and H. J. Fraser; and Elders Sincial, Men-inssjoners to the General Assembly. J. Fraser; and Elders Sincial, Men-tise, Joseph Henderson of Bathmar, and W. R. MedMilan of New Mills. The following were appointed com-missjoners to the General Assembly. J. Fraser; and Elders Sincial, Men-tar, W. R. MedMilan of New Mills.

ing congregations; 3 mission charges; 21 mis-brought for the recovery of damages

A. J. W. Campbellton raised \$1,295 and New Which they agreed to supply him There was a direct disagreen this point by tween the plainting one side and the Town official one side and the

Rev. Mr. Myers presented the reiday School Work. The ommendations were pas-

ISHED NEXT AUCUST.

Hundreds have tried but no on succeeded in making as good medy as Putnam's Corn Extr It's by far the best-beware of

BROADLANDS

TOLD BROTHER

One Suffered for Fifteen Years, the Other for Thirteen.

tes for 'Putnam's'.

BROTHER

chse of C. S. O. Crockett vs. said, 'Under that arr The Town of Campbellton. This case Crockett (the plaintiff) had a right tended that the contract was a yearly ien on the contract, and that it was an existing after a careful exa contract. And the plaintiff himself in a letter to the defendants dated March as to this last question is contrary 4 5th 1907 claimed that his contract con- the great mass of

and short reports, were published at what the cont The jury brought in a to tell how a party has been guilty the balance of the \$1500 is for.

 quarterly session of Presbytery.
 en to the Supreme Court and the fol second question does not lowing is the judgment of that body:

 The statistical report of Rev. J. M.
 lowing is the judgment of that body:

 McLean, Secretary, showed that there are on the Presbytery 17 self-support
 COPY OF JUDGMENT

 Ing congregations; 3 mission charges; 21 mis This is an action of assumpting for the report of domages

 y: light on the question in dispute. The substantial question of fact upon which the defendants relied is that it Baxendrie 9 Ex. 341, but it is in

part of the arrangement that the Town Presbytery roll. The gain in ingmber ship during the year 1988 was over 200. The total sum raised for mix slop urposes was \$5,000 of which slop purposes was \$5,000 of which the plaintiff says he has susrefusal to carry out a contract which sidered it advisable to water whenever the author

 Foung People's Societies-net, H. J.
 Puepose's 34.333; Campoeiton, 34.223.
 The Women's Foreign Missionary Society paised \$2,315, of which the Campbellon section collected \$364;
 New Mills \$326; and Flatlands \$249.
 Rev. S. J. Macarthur, French Evangelization-Rev. C. A.
 Carty, S. J. Macarthur, French Evangelization-Rev. C. A.
 College-Rev. A. J. W. Myers.
 College-Rev. A. J. W. Myers. verifies to be entered in favor of the that the jury could not say one way or has been no finding on the m view amounts to nothing more than di

 Churchald an Systematic Giving and Rev. F. C. Simpson on Moral and Next quarierly meeting will be in Campbellion on fourth Wednesday. in June. Adjourned.
 plaintiff for fifteen hundred dollars the first two questions are the only ones to which I shall make special sect a condition. It is impossible to infer much less say—that there was satisfactory proof that there was such a condition. It is impossible to infer much less say—that there was satisfactory proof that there was satisfactory proof that there was satisfactory proof that there was infer much less say—that there was not fairent in the plaintiff and defendant by which the defendant Town was to provide
 BLACK CAPES, March 10-Fairervice has returned ho Seattle, Wash, after an an

AGREAT SUCCESS Union of N. B. Municipalities Draws Good Attendance at Convention , . at Moncton.

ANNE MEETING

DRICE: Single Copy 2 cent One Dollar Per Yea

MUCH IMPORTANT BUSINESS.

of contract the jury thought the evaluations passed by the convention of excessive dam-ence sustained it is impossible to tell. It alon the ground of excessive dam-trial on the ground of excessive dam-ti may have been one within the lages. The plaintiff was allowed for SELLARVILLE NOUVELLE

SELLARVELLE, March 8but until one knows son of his job press being idle. That Wm. . Ferguson df

ONLY ONE PAINLESS CORN CURE INTERNATIONAL FINto the answers to the other questa engine? The other question was

J. M. Fairservice left on Monday Car his, hence in Collesson II. goler pasting a pressint visit to his old

engine? The other question was this.--If, such agreement existed was it a conditional one" To the full justion the answer was Yes; and to the second the jury say 'No sais-factory proof that it was.' Willow answers are, if not meaningless, cer-manwers are, if not meaningless, cer-

tary of the N. B. and P. E. I. Sunday school Association gave a very in-Defendant Town's servant with the erimination. But apart from this, if water mains, and water was supplied the contract were such as the defend-

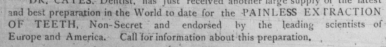
Fit JOHN Mar 19—Thomas Alling the present shows a symptome dimension. But a gars a link of m infight or manuform dimension. But a gars a link of m

relies: It is the agreement which the defendants say they never made. There is no finding on the ensertion one term hand the right to turn off the water Mr. Hugh Johnston, our station

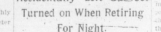
After the game the victors were

entertained at supper by the team at H. Good's.

The following was the lineup:---Dalhousie Campbeliton Alex. LeBlanc Goal Geo. Matthews W. Winchester Point, Chas. Johnstein G. Methof C. Point Hirard Delaney H. McNell Centre Offic Mowat Weile Januelson Rover Marcii Kesht Cabob R. Wing Hugh McLatcher Austin Wall, spare: Leo Sanson, re-ree.







out job printing in the 'abando out job penting in the manufacture job office. What do our citizens tainh of this? It looks as if Mr. Crocket deliberately planned to saddle the town with a large ball for gypenses and according to the above, did not even sifek to the truth To do it.

an internal treat-les throughout the spair of all nerve, ts name implies, does its storative, eases nervous of itorative, eases nervous of d vigor and ambition, bringing about renewed rgy. Take Dr. Shoop's, quid-usea general tourfo ve local help, use as well

Dr. Shoop's **Night Cure**

Minard's Liniment for sale every







