

Escanaba Tribune
Published Saturday, June 14, 1877.
No. 100 NORTH-WESTERN H. B.
TRAFFIC AT ESCANABA.
Arrive. Depart.
10:30 a. m. 11:00 a. m.
1:30 p. m. 2:00 p. m.
3:30 p. m. 4:00 p. m.
5:30 p. m. 6:00 p. m.
W. H. STENNETZ,
General Passenger Agent.

OFFICIAL DIRECTORY OF DELTA CO.
SHERIFF: J. H. BAKER.
CLERK: J. H. BAKER.
Treasurer: J. H. BAKER.
Judge of Probate: J. H. BAKER.
Prosecuting Attorney: J. H. BAKER.
Recorder: J. H. BAKER.
Surveyor: J. H. BAKER.
Comptroller: J. H. BAKER.
Notary Public: J. H. BAKER.

BOARD OF SUPERVISORS.
Chairman: J. H. BAKER.
Members: J. H. BAKER, J. H. BAKER, J. H. BAKER, J. H. BAKER, J. H. BAKER, J. H. BAKER, J. H. BAKER, J. H. BAKER, J. H. BAKER, J. H. BAKER.

SECRET SOCIETIES.
DELTA LODGE NO. 195, F. & A. M.
Constitutions of this lodge are held at the hall every Saturday evening at 7:30 o'clock. The lodge is open to all who are desirous of becoming members. For further particulars apply to the lodge.

DELTA LODGE NO. 118, I. O. O. F.
Constitutions of this lodge are held at the hall every Saturday evening at 7:30 o'clock. The lodge is open to all who are desirous of becoming members. For further particulars apply to the lodge.

RELIGIOUS.
Rev. J. H. BAKER, Pastor.
Services every Sunday at 10:30 a. m. and 7:30 p. m. Sabbath school at 9:30 a. m. and 7:30 p. m. Prayer meeting every Wednesday evening at 7:30 o'clock.

WEATHER.
The Department of the Interior has issued the following report for the week ending June 13, 1877:
Mean temperature during the week, 67.2 degrees; maximum, 82; minimum, 50. Total rainfall, 1.25 inches.

SPECIAL NOTICES.
Pine Land for Sale.
A large tract of land is offered for sale on the north side of the city of Escanaba. The tract contains about 100 acres of pine land, and is well adapted for farming or for planting pine trees. For further particulars apply to the undersigned.

Job Printing.
We have a new and improved printing press, and are prepared to print all kinds of job printing, such as books, pamphlets, circulars, etc. For further particulars apply to the undersigned.

Store Wood For Sale.
We have a large quantity of store wood for sale, and are prepared to deliver it to any part of the city. For further particulars apply to the undersigned.

Basement to Rent.
A basement is available for rent, and is well adapted for use as a workshop or for storing goods. For further particulars apply to the undersigned.

PHYSICIANS.
J. H. BAKER, M. D., Physician and Surgeon.
Office in Clark's Block, Residence corner O'Brien and Tilden Avenues.
W. MULLIKEN, M. D., Physician and Surgeon.
Office on Edgemoor Street, over John Semer's Grocery Store.
F. H. VAN CLEVE, M. D., Physician and Surgeon.
Office in Clark's Block, Residence corner O'Brien and Tilden Avenues.

AMFELL & HOLLEY,
Manufacturers of Foreign, Italian and American Marble Monuments,
Gravestones, Mantels, Table Tops, &c.
The dealers in the famous Scotch Granite.
Corner of Clark and Tilden Avenues.
W. H. BELL, Gen'l Agent.
P. O. BOX 123, WISCONSIN.

Railroad Lands for Sale.
The C. & N. W. Ry. Co. are now offering for sale their lands in Michigan at greatly reduced rates. Their lands are well adapted for farming or for planting pine trees. For further particulars apply to the undersigned.

FRANK BAKER,
DEALER IN
TOBACCO, CIGARS,
CONFECTIONERY & NUTS.
OF ALL BRANDS.
Lower prices than
any other dealer in
ESCANABA.

OUR LAKE SIDE HOME.
OUR TERMS—SPECIAL NOTICE.
All orders from non-residents for advertising or job work, must be accompanied by the cash. This rule is imperative. Advertising agents need not apply, unless prepared to conform to the rule. All job work will be called for cash on delivery, unless we have an account with the party. Legal notices must be paid for in advance, or the payment secured.

Warmer.
Growing weather
But a little shower of rain
Would be of great advantage.
George we haven't smoked that cigar yet.

A saw-mill is badly needed at Waukegan.
Carp River Bureau made her first catch last week.
Geo. Barclay, of Fayette, visited our town Thursday.
John N. Armstrong, is now mining captain of the Breitung mine.
The Oliver House has treated itself to a bran new pump.
The indications for a big crop of wild strawberries, are good.
The woods west of the village are still on fire in some places.
"The art of being agreeable is to be pleased with the whole company."
Eleven Bu-hels of fresh eggs just received and for sale by Bitter Bros.
Hon. D. Goodwin, Circuit Judge, made a pleasant call last Saturday.
The walls of Mr. John Scimer's brick building, are fast rising skyward.
Last Saturday evening, the new dock had 17,000 tons of ore in the pockets.
Vessels are loading rapidly, and departing for their respective destinations.
Sunday was a busy day at the ore dock, some ten vessels putting in an appearance.
The Marquette and Pacific rolling mill, at Marquette, was blown in again last Tuesday.
The nicest, prettiest, best, most stylish, and cheapest shoes in town, for sale at Epstein's.
Mr. Joel S. Fisk, one of the old settlers of Brown county, Wis., died in Deper, on last Sunday.
Circuit Court has adjourned and the elegance of the lawyer is heard no more in the land.
Take things as they are and make the best of them. That is the only true and practical philosophy.
Kroeger, the Milwaukee Weather Prophet, promises cold weather for a week to come, with a slight snow.
Mr. Louis Schram smiled on his friends benignly, the early part of the week. It was a daughter.
The old Ludington House is beginning to look quite shabby. It needs a new coat of paint, badly.
"Always speak well of the dead, and once in a while a good word of the living, if you have the time."
Escanaba, Marquette and L'Anse aux Epaves all had their pockets chuck-full of iron ore, for the last few weeks.
Building seems to have taken a fresh start in our village. Let the good work increase from day to day.
Rev. N. Green, pastor of the M. E. Church, of this place, will leave with his family for Detroit, in about three weeks.
It takes nickels to get gum drops, but frequent scratching is the only way to keep your vegetables free from cut-worms.
The Inter-Ocean says that "the fog whistle at the Door is not used often enough."
A slight frost visited some portions of this county, Friday night, but we have as yet heard of no damage resulting therefrom.
Our weekly letter from "Racketty" came just as we were going to press, and consequently had to be laid over for this issue.
"Give me liberty or give me death," is what she said to her lover the other evening, while leaning over the front gate.
Some of our sidewalks need repairing badly. It would be economy to fix them before our village has to pay for a broken arm or neck.
Do not forget to read the new time-table. If you do, you may get left when you think you have plenty of time to reach the depot.
Russia will get whipped in this war, all through the unpardonable offense of having no sutlers to map out a campaign for them.
Mead is bound to keep up with the times, if it takes the last cent. Go and examine his new and beautiful gilt-edged aquarins, just out.
The workmen in the Barium iron mine, have struck the line of the Lake Superior mine and in consequence have had to diverge to the westward.
It is rumored that the great Moralist is about to take preliminary steps to organize a temperance society in the wicked city of Marquette.
The loaded ore cars which were on the switches and side tracks Saturday evening, if placed in a continuous line, would have been some three miles in length.
The chief gets up at 4 o'clock in the morning, when we wake him, dresses himself, and remarking "Let us pray," goes forth to destroy the festive cut-worm.
The house of supervisor Thomas Hay, of Maple Ridge, was with its contents, burned up, early this week. It took fire from the forest. We have now learned the particulars.

That eminently religious daily journal, the Chicago Times, edited by Rev. F. Story, heads his war news with startling and rather worldly head lines.
The Green mile is just 84 miles almost due west from Escanaba. Some time this month their first cargo of ore will be shipped to Cleveland, from this port.
The Fayette Furnace made her first catch of pig iron this week, amounting to 100 tons. The product will gradually increase until the former great runs are paralleled.
The Champion iron mine, is working a force of 250 men and will most likely get out not far from 100,000 tons of ore this season. Two powerful new engines have just been set up.
We have had drought, fire, army worms, potato bugs, and the Plunkett escape upon us, all at one time this week. Times are getting fearfully and wonderfully out of joint.
If you want to know when woman is supreme about the house, just wait until general house-cleaning commences. It just knocks the socks off all other trades, and a man is mighty small until it is over.
Mr. Geo. Ramspeck, heaved a box of cigars into our smutten the other day, which were daily sampled, and pronounced to be about "squeegs." George has a great many more of the same sort left, which are sold at a very moderate price.
The assessor has got through with his business, and sleeps in peace, a revolver under his pillow, his back to the door, and his feet in the yard, as if he were a three-armed colored bird dog. Oh, no! it ain't pleasant to be an assessor.
Mr. Frank H. Atkins, of the firm of Schiller & Atkins, will leave tomorrow, on a trip, in which he will combine business with pleasure. They say that there is a young man, but we promised to say nothing about this.
The Northwestern Hotel, kept by that prince of caterers, "Curry" Lewis, is doing a good business. It is the only first-class hotel in the city, and with its surroundings, makes a tip-top summer resort.
The schooners S. L. Watson and Maria Martin, have made a contract to carry iron ore from this port to Cleveland, at the low price of 85 cents per ton. There may be eighty in it, but we fail to detect it.
One swallow does not make a summer, neither does one linen coat make warm weather, as we had to build a fire in the stove, the other evening, after envying a man who appeared on our streets clad in a "cluster and straw hat."
One of our exchanges speaking of the progress of the work on the Menominee Range Railroad says: "this rock cut is destined to describe the old saw." Should rather think so, or a new one either, in fact it would be hard on any kind of a saw.
The Appleton (Wis.) Crescent, says that the army worm has put in an appearance in that part of the country, and is going for everything green with an appetite like that of the average Congressman when trying to get a subsidy bill passed.
The L'Anse aux Epaves has this laconic item, in its last issue: "Since its inception we have conducted the News in a manner to please ourselves only. Now it pleases us to, discontinue it and engage in more remunerative business. We are dead!"
Schiller & Atkins' new store is just the place to purchase first-class groceries, and vegetables, in their season. Just read their advertisement, as it tells you what they keep on hand for sale, and their goods are marked down to the lowest living price.
As if the army and cut worms were not enough to torment our gardeners, the potato bug has crawled to the surface, scurried the dirt off his wings, and is perambulating around, trying to discover signs of a potato top coming through the ground. Keep your Paris Green ready, and dose them thoroughly.
Mr. Frank H. Atkins, whose "ad" appears in our columns, informs us that business is very good with him now. We do not wonder at it, as he is agent for none but the very best companies, and rates are low. When you want insurance, call on Frank, as he will do his best to please you.
The great and good Journal, of the Marquette Mining Journal, was very much shocked, last Sunday morning, to notice an improper remark which the unscrupulous local editor, had placed in his columns. His agitation was so great, that he failed to appear at his regular place in church.
Here is the way the Taylor County News abuses our local. "The many acquaintances of Wm. Humphreys, formerly book-keeper at this place for McCarty & Whelan, and afterwards book-keeper at the quarry, and a man of the Fort Howard Monitor, will be pleased to learn that he has assumed charge of the ESCANABA TRIBUNE, under J. F. ATKINSON. Billy has a way peculiarly his own for dishing up articles and we are glad to see the old core in harness again."
Those who are engaged in the iron business, should subscribe for THE ESCANABA TRIBUNE, which contains the only reliable Mining and Shipping news, published in the Lake Superior iron country. The shipments of ore from Escanaba, Marquette and L'Anse, are telegraphed to us, up to the hour of going to press, by our agents, and can be depended on.
It is the BEST medium of advertisement in the Upper Peninsula. Issued Saturdays. Price \$2.25 per year, if paid in advance.
The nethermost depths of utter and total depravity was reached by the unmitigated and unwashed thief who having neither the fear of the Lord nor the law before his eyes, purloined, abstracted, deducted and stole the editors' thread change of undergarments last Monday night. The circumstance may appear trivial to a blasted millionaire due to him to be fought with your acquaintance. But he can be thanked the security dealt until the thermometer had

Probate Order.
STATE OF MICHIGAN,
COUNTY OF DELTA.
Probate Court for Delta County.
Notice is hereby given, that by an order of the Probate Court for Delta County, made on the seventh day of May, A. D. 1877, six months from that date were allowed for creditors to present their claims against the Estate of John A. F. H. Story, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Probate Court, at the Probate Office, in the Village of Escanaba, for examination and allowance, or before the day of November next, and that such claims will be heard before said Court, on the 1st day of September, and on the 1st day of October next, at ten o'clock in the forenoon of each of those days.
Dated, May 14, A. D. 1877.
EMIL ULANER, Judge Probate.

ONE PRICE STORE!
Myers Ephraim
Dealer in
DRY GOODS,
NOTIONS,
GENTS FURNISHING
GOODS,
BOOTS
AND
SHOES.
An entire stock of family-made Clothing, for men, boys and children.
Also merchants tailoring, guaranteed satisfactory both in price and fit.

GOODRICH TRANSPORTATION COMPANY.
ESCANABA AND CHICAGO.
GOODRICH TRANSPORTATION COMPANY.
ESCANABA LINE.
PROPELLER
TRUEDELL,
Capt. H. E. STINES.
LEAVES CHICAGO
Every Tuesday Evening at 7 o'clock.
AND WILL TOUCH AT ESCANABA, MENOMINEE AND GREEN BAY.
THE PROPELLER
MENOMINEE,
Capt. F. W. SPAFFORD,
LEAVES CHICAGO every Friday evening at 6 o'clock, and will touch at ESCANABA, MENOMINEE AND GREEN BAY.
For Freight or Passage, Apply on Board, or to
J. F. OLIVER, G. HURSON, Escanaba, Milwaukee.
A. E. GOODRICH, President, Chicago.

GABIN CONTENT GARDENS.
SPRING OF 1877.
Flowering Plants in great profusion. All varieties of greenhouse bedding and hardy flowering plants, vines, shrubs, roses etc.; including
GERANIUMS,
FUCHSIAS, SALVIAS, VARIETATED FOLIAGE PLANTS,
VERBENAS ETC.
Also Fruit Trees, Strawberries, and Asparagus roots. Horseradish and Pie-plant sets. Cabbage and Tomato plants, by dozens, hundreds or thousands, very low.
BOUQUETS & CUT FLOWERS TO ORDER.
GARDENS MADE AND PLANTED.
Agents for Briggs & Co., seeds, Rochester, N. Y. and Chicago, Ill.
A full assortment of Vegetables and Flower seeds for sale at the garden.
Orders by mail for plants promptly filled.
Address ISAAC A. POOL, ESCANABA, MICH.

KINGSFORD'S
Oswego Starch
Is the BEST and MOST ECONOMICAL in the world.
It perfectly purifies from acids and other impurities, and makes it more palatable than any other starch.
It is UNIFORM in quality and makes work at a saving.
Kingsford's Oswego Corn Starch
Is used in the manufacture of all preparations for FUDDING, BREAD-MAKING, CAKE, ETC.
SUPERIOR MEAT MARKET
PETER BUCHHOLTZ, PROP.
CHOICE BEEF, MUTTON,
LAMB, VEAL, PORK, HAMS,
BACON, CORNED BEEF,
TONGUES, &c.
POULTRY AND GAME,
IN SEASON.
Goods promptly delivered, free of expense.
ESCANABA, MICH.

The Eleventh Judicial Circuit Terms of Circuit for 1877 and 1878.
STATE OF MICHIGAN, 1877.
Notice is hereby given, that in pursuance of the laws of the State, I have fixed and appointed the times of holding the several terms for the Eleventh Judicial Circuit, to wit: the first Term, at Escanaba, on the 1st day of May, and the second Term, at Escanaba, on the 1st day of August, and the third Term, at Escanaba, on the 1st day of November, and the fourth Term, at Escanaba, on the 1st day of February, and the fifth Term, at Escanaba, on the 1st day of May, and the sixth Term, at Escanaba, on the 1st day of August, and the seventh Term, at Escanaba, on the 1st day of November, and the eighth Term, at Escanaba, on the 1st day of February, and the ninth Term, at Escanaba, on the 1st day of May, and the tenth Term, at Escanaba, on the 1st day of August, and the eleventh Term, at Escanaba, on the 1st day of November, and the twelfth Term, at Escanaba, on the 1st day of February, and the thirteenth Term, at Escanaba, on the 1st day of May, and the fourteenth Term, at Escanaba, on the 1st day of August, and the fifteenth Term, at Escanaba, on the 1st day of November, and the sixteenth Term, at Escanaba, on the 1st day of February, and the seventeenth Term, at Escanaba, on the 1st day of May, and the eighteenth Term, at Escanaba, on the 1st day of August, and the nineteenth Term, at Escanaba, on the 1st day of November, and the twentieth Term, at Escanaba, on the 1st day of February, and the twenty-first Term, at Escanaba, on the 1st day of May, and the twenty-second Term, at Escanaba, on the 1st day of August, and the twenty-third Term, at Escanaba, on the 1st day of November, and the twenty-fourth Term, at Escanaba, on the 1st day of February, and the twenty-fifth Term, at Escanaba, on the 1st day of May, and the twenty-sixth Term, at Escanaba, on the 1st day of August, and the twenty-seventh Term, at Escanaba, on the 1st day of November, and the twenty-eighth Term, at Escanaba, on the 1st day of February, and the twenty-ninth Term, at Escanaba, on the 1st day of May, and the thirtieth Term, at Escanaba, on the 1st day of August, and the thirty-first Term, at Escanaba, on the 1st day of November, and the thirty-second Term, at Escanaba, on the 1st day of February, and the thirty-third Term, at Escanaba, on the 1st day of May, and the thirty-fourth Term, at Escanaba, on the 1st day of August, and the thirty-fifth Term, at Escanaba, on the 1st day of November, and the thirty-sixth Term, at Escanaba, on the 1st day of February, and the thirty-seventh Term, at Escanaba, on the 1st day of May, and the thirty-eighth Term, at Escanaba, on the 1st day of August, and the thirty-ninth Term, at Escanaba, on the 1st day of November, and the fortieth Term, at Escanaba, on the 1st day of February, and the forty-first Term, at Escanaba, on the 1st day of May, and the forty-second Term, at Escanaba, on the 1st day of August, and the forty-third Term, at Escanaba, on the 1st day of November, and the forty-fourth Term, at Escanaba, on the 1st day of February, and the forty-fifth Term, at Escanaba, on the 1st day of May, and the forty-sixth Term, at Escanaba, on the 1st day of August, and the forty-seventh Term, at Escanaba, on the 1st day of November, and the forty-eighth Term, at Escanaba, on the 1st day of February, and the forty-ninth Term, at Escanaba, on the 1st day of May, and the fiftieth Term, at Escanaba, on the 1st day of August, and the fifty-first Term, at Escanaba, on the 1st day of November, and the fifty-second Term, at Escanaba, on the 1st day of February, and the fifty-third Term, at Escanaba, on the 1st day of May, and the fifty-fourth Term, at Escanaba, on the 1st day of August, and the fifty-fifth Term, at Escanaba, on the 1st day of November, and the fifty-sixth Term, at Escanaba, on the 1st day of February, and the fifty-seventh Term, at Escanaba, on the 1st day of May, and the fifty-eighth Term, at Escanaba, on the 1st day of August, and the fifty-ninth Term, at Escanaba, on the 1st day of November, and the sixtieth Term, at Escanaba, on the 1st day of February, and the sixty-first Term, at Escanaba, on the 1st day of May, and the sixty-second Term, at Escanaba, on the 1st day of August, and the sixty-third Term, at Escanaba, on the 1st day of November, and the sixty-fourth Term, at Escanaba, on the 1st day of February, and the sixty-fifth Term, at Escanaba, on the 1st day of May, and the sixty-sixth Term, at Escanaba, on the 1st day of August, and the sixty-seventh Term, at Escanaba, on the 1st day of November, and the sixty-eighth Term, at Escanaba, on the 1st day of February, and the sixty-ninth Term, at Escanaba, on the 1st day of May, and the seventieth Term, at Escanaba, on the 1st day of August, and the seventy-first Term, at Escanaba, on the 1st day of November, and the seventy-second Term, at Escanaba, on the 1st day of February, and the seventy-third Term, at Escanaba, on the 1st day of May, and the seventy-fourth Term, at Escanaba, on the 1st day of August, and the seventy-fifth Term, at Escanaba, on the 1st day of November, and the seventy-sixth Term, at Escanaba, on the 1st day of February, and the seventy-seventh Term, at Escanaba, on the 1st day of May, and the seventy-eighth Term, at Escanaba, on the 1st day of August, and the seventy-ninth Term, at Escanaba, on the 1st day of November, and the eightieth Term, at Escanaba, on the 1st day of February, and the eighty-first Term, at Escanaba, on the 1st day of May, and the eighty-second Term, at Escanaba, on the 1st day of August, and the eighty-third Term, at Escanaba, on the 1st day of November, and the eighty-fourth Term, at Escanaba, on the 1st day of February, and the eighty-fifth Term, at Escanaba, on the 1st day of May, and the eighty-sixth Term, at Escanaba, on the 1st day of August, and the eighty-seventh Term, at Escanaba, on the 1st day of November, and the eighty-eighth Term, at Escanaba, on the 1st day of February, and the eighty-ninth Term, at Escanaba, on the 1st day of May, and the ninetieth Term, at Escanaba, on the 1st day of August, and the hundredth Term, at Escanaba, on the 1st day of November, and the hundred and first Term, at Escanaba, on the 1st day of February, and the hundred and second Term, at Escanaba, on the 1st day of May, and the hundred and third Term, at Escanaba, on the 1st day of August, and the hundred and fourth Term, at Escanaba, on the 1st day of November, and the hundred and fifth Term, at Escanaba, on the 1st day of February, and the hundred and sixth Term, at Escanaba, on the 1st day of May, and the hundred and seventh Term, at Escanaba, on the 1st day of August, and the hundred and eighth Term, at Escanaba, on the 1st day of November, and the hundred and ninth Term, at Escanaba, on the 1st day of February, and the hundred and tenth Term, at Escanaba, on the 1st day of May, and the hundred and eleventh Term, at Escanaba, on the 1st day of August, and the hundred and twelfth Term, at Escanaba, on the 1st day of November, and the hundred and thirteenth Term, at Escanaba, on the 1st day of February, and the hundred and fourteenth Term, at Escanaba, on the 1st day of May, and the hundred and fifteenth Term, at Escanaba, on the 1st day of August, and the hundred and sixteenth Term, at Escanaba, on the 1st day of November, and the hundred and seventeenth Term, at Escanaba, on the 1st day of February, and the hundred and eighteenth Term, at Escanaba, on the 1st day of May, and the hundred and nineteenth Term, at Escanaba, on the 1st day of August, and the hundred and twentieth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-first Term, at Escanaba, on the 1st day of February, and the hundred and twenty-second Term, at Escanaba, on the 1st day of May, and the hundred and twenty-third Term, at Escanaba, on the 1st day of August, and the hundred and twenty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and twenty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and twenty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and twenty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and thirtieth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-first Term, at Escanaba, on the 1st day of August, and the hundred and thirty-second Term, at Escanaba, on the 1st day of November, and the hundred and thirty-third Term, at Escanaba, on the 1st day of February, and the hundred and thirty-fourth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-fifth Term, at Escanaba, on the 1st day of August, and the hundred and thirty-sixth Term, at Escanaba, on the 1st day of November, and the hundred and thirty-seventh Term, at Escanaba, on the 1st day of February, and the hundred and thirty-eighth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-ninth Term, at Escanaba, on the 1st day of August, and the hundred and fortieth Term, at Escanaba, on the 1st day of November, and the hundred and forty-first Term, at Escanaba, on the 1st day of February, and the hundred and forty-second Term, at Escanaba, on the 1st day of May, and the hundred and forty-third Term, at Escanaba, on the 1st day of August, and the hundred and forty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and forty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and forty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and forty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and forty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and forty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and fiftieth Term, at Escanaba, on the 1st day of May, and the hundred and fifty-first Term, at Escanaba, on the 1st day of August, and the hundred and fifty-second Term, at Escanaba, on the 1st day of November, and the hundred and fifty-third Term, at Escanaba, on the 1st day of February, and the hundred and fifty-fourth Term, at Escanaba, on the 1st day of May, and the hundred and fifty-fifth Term, at Escanaba, on the 1st day of August, and the hundred and fifty-sixth Term, at Escanaba, on the 1st day of November, and the hundred and fifty-seventh Term, at Escanaba, on the 1st day of February, and the hundred and fifty-eighth Term, at Escanaba, on the 1st day of May, and the hundred and fifty-ninth Term, at Escanaba, on the 1st day of August, and the hundred and sixtieth Term, at Escanaba, on the 1st day of November, and the hundred and sixty-first Term, at Escanaba, on the 1st day of February, and the hundred and sixty-second Term, at Escanaba, on the 1st day of May, and the hundred and sixty-third Term, at Escanaba, on the 1st day of August, and the hundred and sixty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and sixty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and sixty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and sixty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and sixty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and sixty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and seventieth Term, at Escanaba, on the 1st day of May, and the hundred and seventy-first Term, at Escanaba, on the 1st day of August, and the hundred and seventy-second Term, at Escanaba, on the 1st day of November, and the hundred and seventy-third Term, at Escanaba, on the 1st day of February, and the hundred and seventy-fourth Term, at Escanaba, on the 1st day of May, and the hundred and seventy-fifth Term, at Escanaba, on the 1st day of August, and the hundred and seventy-sixth Term, at Escanaba, on the 1st day of November, and the hundred and seventy-seventh Term, at Escanaba, on the 1st day of February, and the hundred and seventy-eighth Term, at Escanaba, on the 1st day of May, and the hundred and seventy-ninth Term, at Escanaba, on the 1st day of August, and the hundred and eightieth Term, at Escanaba, on the 1st day of November, and the hundred and eighty-first Term, at Escanaba, on the 1st day of February, and the hundred and eighty-second Term, at Escanaba, on the 1st day of May, and the hundred and eighty-third Term, at Escanaba, on the 1st day of August, and the hundred and eighty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and eighty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and eighty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and eighty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and eighty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and eighty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and ninetieth Term, at Escanaba, on the 1st day of May, and the hundred and ninety-first Term, at Escanaba, on the 1st day of August, and the hundred and ninety-second Term, at Escanaba, on the 1st day of November, and the hundred and ninety-third Term, at Escanaba, on the 1st day of February, and the hundred and ninety-fourth Term, at Escanaba, on the 1st day of May, and the hundred and ninety-fifth Term, at Escanaba, on the 1st day of August, and the hundred and ninety-sixth Term, at Escanaba, on the 1st day of November, and the hundred and ninety-seventh Term, at Escanaba, on the 1st day of February, and the hundred and ninety-eighth Term, at Escanaba, on the 1st day of May, and the hundred and ninety-ninth Term, at Escanaba, on the 1st day of August, and the hundredth Term, at Escanaba, on the 1st day of November, and the hundred and first Term, at Escanaba, on the 1st day of February, and the hundred and second Term, at Escanaba, on the 1st day of May, and the hundred and third Term, at Escanaba, on the 1st day of August, and the hundred and fourth Term, at Escanaba, on the 1st day of November, and the hundred and fifth Term, at Escanaba, on the 1st day of February, and the hundred and sixth Term, at Escanaba, on the 1st day of May, and the hundred and seventh Term, at Escanaba, on the 1st day of August, and the hundred and eighth Term, at Escanaba, on the 1st day of November, and the hundred and ninth Term, at Escanaba, on the 1st day of February, and the hundred and tenth Term, at Escanaba, on the 1st day of May, and the hundred and eleventh Term, at Escanaba, on the 1st day of August, and the hundred and twelfth Term, at Escanaba, on the 1st day of November, and the hundred and thirteenth Term, at Escanaba, on the 1st day of February, and the hundred and fourteenth Term, at Escanaba, on the 1st day of May, and the hundred and fifteenth Term, at Escanaba, on the 1st day of August, and the hundred and sixteenth Term, at Escanaba, on the 1st day of November, and the hundred and seventeenth Term, at Escanaba, on the 1st day of February, and the hundred and eighteenth Term, at Escanaba, on the 1st day of May, and the hundred and nineteenth Term, at Escanaba, on the 1st day of August, and the hundred and twentieth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-first Term, at Escanaba, on the 1st day of February, and the hundred and twenty-second Term, at Escanaba, on the 1st day of May, and the hundred and twenty-third Term, at Escanaba, on the 1st day of August, and the hundred and twenty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and twenty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and twenty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and twenty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and thirtieth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-first Term, at Escanaba, on the 1st day of August, and the hundred and thirty-second Term, at Escanaba, on the 1st day of November, and the hundred and thirty-third Term, at Escanaba, on the 1st day of February, and the hundred and thirty-fourth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-fifth Term, at Escanaba, on the 1st day of August, and the hundred and thirty-sixth Term, at Escanaba, on the 1st day of November, and the hundred and thirty-seventh Term, at Escanaba, on the 1st day of February, and the hundred and thirty-eighth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-ninth Term, at Escanaba, on the 1st day of August, and the hundred and fortieth Term, at Escanaba, on the 1st day of November, and the hundred and forty-first Term, at Escanaba, on the 1st day of February, and the hundred and forty-second Term, at Escanaba, on the 1st day of May, and the hundred and forty-third Term, at Escanaba, on the 1st day of August, and the hundred and forty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and forty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and forty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and forty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and forty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and forty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and fiftieth Term, at Escanaba, on the 1st day of May, and the hundred and fifty-first Term, at Escanaba, on the 1st day of August, and the hundred and fifty-second Term, at Escanaba, on the 1st day of November, and the hundred and fifty-third Term, at Escanaba, on the 1st day of February, and the hundred and fifty-fourth Term, at Escanaba, on the 1st day of May, and the hundred and fifty-fifth Term, at Escanaba, on the 1st day of August, and the hundred and fifty-sixth Term, at Escanaba, on the 1st day of November, and the hundred and fifty-seventh Term, at Escanaba, on the 1st day of February, and the hundred and fifty-eighth Term, at Escanaba, on the 1st day of May, and the hundred and fifty-ninth Term, at Escanaba, on the 1st day of August, and the hundred and sixtieth Term, at Escanaba, on the 1st day of November, and the hundred and sixty-first Term, at Escanaba, on the 1st day of February, and the hundred and sixty-second Term, at Escanaba, on the 1st day of May, and the hundred and sixty-third Term, at Escanaba, on the 1st day of August, and the hundred and sixty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and sixty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and sixty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and sixty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and sixty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and sixty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and seventieth Term, at Escanaba, on the 1st day of May, and the hundred and seventy-first Term, at Escanaba, on the 1st day of August, and the hundred and seventy-second Term, at Escanaba, on the 1st day of November, and the hundred and seventy-third Term, at Escanaba, on the 1st day of February, and the hundred and seventy-fourth Term, at Escanaba, on the 1st day of May, and the hundred and seventy-fifth Term, at Escanaba, on the 1st day of August, and the hundred and seventy-sixth Term, at Escanaba, on the 1st day of November, and the hundred and seventy-seventh Term, at Escanaba, on the 1st day of February, and the hundred and seventy-eighth Term, at Escanaba, on the 1st day of May, and the hundred and seventy-ninth Term, at Escanaba, on the 1st day of August, and the hundred and eightieth Term, at Escanaba, on the 1st day of November, and the hundred and eighty-first Term, at Escanaba, on the 1st day of February, and the hundred and eighty-second Term, at Escanaba, on the 1st day of May, and the hundred and eighty-third Term, at Escanaba, on the 1st day of August, and the hundred and eighty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and eighty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and eighty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and eighty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and eighty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and eighty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and ninetieth Term, at Escanaba, on the 1st day of May, and the hundred and ninety-first Term, at Escanaba, on the 1st day of August, and the hundred and ninety-second Term, at Escanaba, on the 1st day of November, and the hundred and ninety-third Term, at Escanaba, on the 1st day of February, and the hundred and ninety-fourth Term, at Escanaba, on the 1st day of May, and the hundred and ninety-fifth Term, at Escanaba, on the 1st day of August, and the hundred and ninety-sixth Term, at Escanaba, on the 1st day of November, and the hundred and ninety-seventh Term, at Escanaba, on the 1st day of February, and the hundred and ninety-eighth Term, at Escanaba, on the 1st day of May, and the hundred and ninety-ninth Term, at Escanaba, on the 1st day of August, and the hundredth Term, at Escanaba, on the 1st day of November, and the hundred and first Term, at Escanaba, on the 1st day of February, and the hundred and second Term, at Escanaba, on the 1st day of May, and the hundred and third Term, at Escanaba, on the 1st day of August, and the hundred and fourth Term, at Escanaba, on the 1st day of November, and the hundred and fifth Term, at Escanaba, on the 1st day of February, and the hundred and sixth Term, at Escanaba, on the 1st day of May, and the hundred and seventh Term, at Escanaba, on the 1st day of August, and the hundred and eighth Term, at Escanaba, on the 1st day of November, and the hundred and ninth Term, at Escanaba, on the 1st day of February, and the hundred and tenth Term, at Escanaba, on the 1st day of May, and the hundred and eleventh Term, at Escanaba, on the 1st day of August, and the hundred and twelfth Term, at Escanaba, on the 1st day of November, and the hundred and thirteenth Term, at Escanaba, on the 1st day of February, and the hundred and fourteenth Term, at Escanaba, on the 1st day of May, and the hundred and fifteenth Term, at Escanaba, on the 1st day of August, and the hundred and sixteenth Term, at Escanaba, on the 1st day of November, and the hundred and seventeenth Term, at Escanaba, on the 1st day of February, and the hundred and eighteenth Term, at Escanaba, on the 1st day of May, and the hundred and nineteenth Term, at Escanaba, on the 1st day of August, and the hundred and twentieth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-first Term, at Escanaba, on the 1st day of February, and the hundred and twenty-second Term, at Escanaba, on the 1st day of May, and the hundred and twenty-third Term, at Escanaba, on the 1st day of August, and the hundred and twenty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and twenty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and twenty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and twenty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and twenty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and thirtieth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-first Term, at Escanaba, on the 1st day of August, and the hundred and thirty-second Term, at Escanaba, on the 1st day of November, and the hundred and thirty-third Term, at Escanaba, on the 1st day of February, and the hundred and thirty-fourth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-fifth Term, at Escanaba, on the 1st day of August, and the hundred and thirty-sixth Term, at Escanaba, on the 1st day of November, and the hundred and thirty-seventh Term, at Escanaba, on the 1st day of February, and the hundred and thirty-eighth Term, at Escanaba, on the 1st day of May, and the hundred and thirty-ninth Term, at Escanaba, on the 1st day of August, and the hundred and fortieth Term, at Escanaba, on the 1st day of November, and the hundred and forty-first Term, at Escanaba, on the 1st day of February, and the hundred and forty-second Term, at Escanaba, on the 1st day of May, and the hundred and forty-third Term, at Escanaba, on the 1st day of August, and the hundred and forty-fourth Term, at Escanaba, on the 1st day of November, and the hundred and forty-fifth Term, at Escanaba, on the 1st day of February, and the hundred and forty-sixth Term, at Escanaba, on the 1st day of May, and the hundred and forty-seventh Term, at Escanaba, on the 1st day of August, and the hundred and forty-eighth Term, at Escanaba, on the 1st day of November, and the hundred and forty-ninth Term, at Escanaba, on the 1st day of February, and the hundred and fiftieth Term, at

HOW A PAPER IS MADE.

How a paper is made. The paper is made from wood pulp...

THE STORY OF MARLY.

BY E. W. BLAKE.

Did you ever know George Marriott? said Herrie to me as I lay smoking...

I rolled away to join Miner. But when Marriott thought me out of sight among the wagons...

There were some pretty rough places between them and civilization. said Miner, on an hour later...

Detected by a Dream. This singular incident, that hints at a psychological mystery which the spiritualists unravel satisfactorily enough...

A Relic of the Hebeolites. A number of speculators were collected at the Brooklyn Navy Yard the other day...

AGRICULTURAL NOTES.

Growing Carrots. Of all root crops carrots are the most nutritious and best for cows and horses.

Sorghum Culture. Numerous requests have been received from correspondents located within the range of the growing season...

Breeding Cows for Butter. Every breeder has, or should have, some definite object in view in breeding...

Household Matters. GINGER SALES.—One cupful molasses, half cupful sugar, half cupful butter...

Relief for Constipatives.—The common mullein, steeped strong and sweetened with coffee sugar, and drunk freely...

Survival of the Fittest. The ingenious doctrine propounded by Mr. Darwin, the doctrine of the survival of the fittest...

Cultivation of Castor Beans. The cultivation of the castor bean for oil is profitable in the southern portion of Illinois and other regions of the west...

As an English woman, who was born without arms, has just had her limbs restored...

Booley's Yeast Powder. Prepared on scientific principles, and from ingredients that are the most effective...

THE MARKETS. NEW YORK. Beef—Fair to prime 50.00 52.00. Pork—Fair to prime 10.00 11.00.

THE INTER OCEAN. A First-class Family and Political Newspaper. Published weekly.

THE INTER OCEAN. A First-class Family and Political Newspaper. Published weekly.

THE INTER OCEAN. A First-class Family and Political Newspaper. Published weekly.

THE INTER OCEAN. A First-class Family and Political Newspaper. Published weekly.

THE INTER OCEAN. A First-class Family and Political Newspaper. Published weekly.

THE INTER OCEAN. A First-class Family and Political Newspaper. Published weekly.

THE INTER OCEAN. A First-class Family and Political Newspaper. Published weekly.

THE INTER OCEAN. A First-class Family and Political Newspaper. Published weekly.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

THE ORIGINAL AND ONLY GENUINE "VIBRATOR" Threshing Machines.

Vertical text on the far right edge of the page, including "VOL. 8" and "The Board met..."

THE TRIBUNE SUPPLEMENT.

VOL. 8.

ESCANABA, MICH., JUNE 2, 1877.

NO. 24.

Proceedings of the Village Board.

Escanaba, April 17th, 1877.
The Board met in regular session, but a quorum not being present, on motion, adjourned until the evening of the 24th, instant.

F. P. Lott, Clerk.

April, 24th, 1877.
The Board met pursuant to adjournment. Present: H. A. Barr, president, and trustees, Coan, Olson, Robertson, Semer and Walsh.

The minutes of the last regular meeting and special meetings of March 21st, 1877 and April 9th, 1877, were read and approved.

F. P. Lott, who was appointed and authorized at the last regular meeting to revise and compile the By-Laws and Ordinances of the village, submitted his report, stating that he had complied with their request and had the same ready for action thereon by the Board at this meeting.

F. P. Lott's bill for revising and compiling the by-laws and ordinances, amounting to \$11.30 was allowed.

On motion of Mr. Robertson, the following were adopted as the By-Laws and Ordinances of the village of Escanaba to wit:

BY-LAWS

OF THE VILLAGE OF ESCANABA, MICHIGAN.

ARTICLE I.

SECTION 1. It is hereby enacted by the President and trustees of the village of Escanaba, in the county of Delta, and State of Michigan, that hereafter all officers elected under the provisions of chapter one hundred and twenty seven, of the compiled laws of Michigan, and seventy-one, of this State, or any By-Law or Ordinance, hereby or hereafter adopted by the President and Trustees of this village, or who shall be appointed in pursuance thereof, shall be governed by, and subject to the rules, regulations and provisions of this act, in the performance of their several duties.

ARTICLE II.—MEETINGS.

SECTION 1. The President and Trustees shall hold regular monthly meetings, at the residence of the village clerk, or other proper place, on the third Tuesday of each month, commencing at the hour of half past seven o'clock in the evening, or as soon thereafter as may be.

SECTION 2. Special meetings may be called at any time by the clerk, at the request of the president, or any two trustees, by delivering or causing to be delivered, to each member of the Board, or by leaving or causing to be left at his place of residence, a written notice of the same; which notice shall set forth the time of meeting and the object for which such meeting is called.

SECTION 3. At all regular meetings the following order of business, shall be observed, to wit: 1st. Reading the minutes of the last regular and subsequent special meetings. 2nd. Reception of Communications. 3rd. Reports of Committees. 4th. Unfinished business. 5th. New and Miscellaneous business.

SECTION 4. At special meetings no business shall be transacted except that contained in the notice calling the same.

ARTICLE III.—OFFICERS.

SECTION 1. At the annual village election in each year there shall be only one assessor, one street commissioner and one fire warden elected, besides the other officers to be elected.

SECTION 2. At the regular monthly meeting of the president and trustees, in the month of March of each year, or as soon thereafter as may be, one of the trustees shall be elected president pro tempore, who shall in the absence of the president perform all the duties of such president; and they shall also appoint some competent person as Chief Engineer of the fire department, and some competent attorney as village attorney.

ARTICLE IV.—DUTIES OF OFFICERS.

SECTION 1. It shall be the duty of the President to preside at all meetings at which he shall be present, counter-sign all orders on the treasurer and sign the record of the proceedings of the Board after the same shall have been approved. He shall have a casting vote in case of a tie.

SECTION 2. It shall be the duty of the clerk to keep a correct record of all the proceedings of the Board, issue all licenses, draw and sign all orders on the Treasurer, and to write out and deliver or cause to be delivered to the proper officer, or person, all orders of the Board. He shall also furnish a room properly heated and lighted for the meetings of the president and trustees.

SECTION 3. The marshal shall be in attendance at all the meetings of the Board, and shall as often as required by the Board submit a statement in full of all moneys collected by him, belonging to the village, for taxes, fines or other purposes.

SECTION 4. The Treasurer shall receive and safely keep all moneys belonging to the village, and shall pay the same on the order of the Board of trustees, stating for what purpose it is drawn, and signed by the clerk and counter-signed by the president. He shall also, whenever called upon for that purpose by the Board, report the state of the village finances.

SECTION 5. The Street Commissioner shall superintend and direct the working, planking, repairing, paving, grading and opening of all streets, alleys, side-walks, cross-walks, highways and bridges, and shall collect the poll tax hereinafter provided, and pay the same over to the treasurer.

SECTION 6. Whenever notified of the existence of an unsafe or imperfect chimney, fire-place, hearth, stove, stove-pipe, stove-pipe-hole, oven, boiler or other place for keeping fire or ashes, or other apparatus for warming, it shall be the duty of the Fire Warden to take immediate steps for the prevention of the same.

SECTION 7. The Chief Engineer shall have charge of all property belonging to, and the general super-

vision of the fire department; he shall examine and audit accounts relating to his department, and may participate in all debates of the Board of Trustees upon matters pertaining to his department.

ARTICLE V.—QUALIFICATION OF OFFICERS.

SECTION 1. All officers elected under the provisions of the act under which this village is incorporated, and all officers appointed by the Board of trustees shall, within ten days after their election, or notification of appointment, file with the clerk the oath of office prescribed by the constitution.

SECTION 2. Before entering upon the discharge of their respective duties the Marshal and Treasurer shall each execute to the president and trustees of this village a bond with two or more good and sufficient sureties, to be approved by the Board of trustees, in the penal sum of two thousand dollars conditioned upon the faithful discharge of the several duties of their respective offices, and the payment to the proper persons of all moneys which may come into their hands as such officers; and before either of such officers shall receive any money on account of taxes to be collected they shall each execute to the president and trustees two or more good and sufficient sureties, to be approved by the Board of trustees, in double the amount of taxes to be collected.

SECTION 3. Before entering upon the discharge of his duties, the Clerk shall execute to the president and trustees of this village with two or more good and sufficient sureties to be approved by the Board of trustees, in the penal sum of one thousand dollars, conditioned upon the faithful discharge of the duties pertaining to his office, and the payment to the treasurer of all moneys that may come into his hands as such clerk.

ARTICLE VI.—COMPENSATION.

SECTION 1. The President and each trustee shall be entitled to and receive one dollar for each and every meeting of the board which they shall attend; and any member of the board who shall be absent at any regular meeting of such board, or any special meeting when notified personally, shall pay a fine of one dollar for each and every time they shall be so absent, unless excused by a vote of the board.

SECTION 2. The Treasurer shall receive as compensation in full for his services, two per cent, of all moneys passing through his hands as such officer, which shall be allowed him in his settlement with the board of trustees.

SECTION 3. The Marshal shall receive one dollar for each meeting of the board of trustees which he shall attend, and such further compensation as he shall be entitled to for such other services as he shall actually render.

SECTION 4. The Clerk shall receive one hundred dollars per year in full for the services required of him by these by-laws, and for rent of office or room which to hold the meetings of the Board of trustees in, and for lighting and warming the same.

SECTION 5. The Street Commissioner and fire warden shall each receive two dollars per day for each day's, and one dollar for each half day's service actually rendered.

SECTION 6. The Village Attorney shall receive fifty dollars per year as a general retainer and which shall be payment in full for advice given to the Board of trustees.

SECTION 7. All fixed or stated salaries shall be paid monthly on the order of the clerk counter-signed by the president, and all demands against the village, shall be audited and paid monthly, if practicable.

ARTICLE VII.

SECTION 1. All moneys received from fines, for forfeitures and licenses shall be paid into the treasury, monthly, and shall be used in paying the general expenses of the village.

ARTICLE VIII.

SECTION 1. Any member of the Board of trustees may demand the eyes and nays upon any motion before the Board, and when so demanded the clerk shall call the names of the trustees present in alphabetical order, and record their votes as given.

SECTION 2. Upon a call for the eyes and nays, no member shall be excused from voting unless he shall be pecuniarily interested in the result thereof, and any person not excused, refusing to vote shall be recorded by the clerk as voting nay.

ARTICLE IX.

ASSESSMENT AND COLLECTION OF TAXES.

SECTION 1. It is hereby enacted by the president and trustees of the village of Escanaba, that hereafter the assessment and collection of taxes, in this village, shall be made in the manner and at the time hereinafter provided.

SECTION 2. The assessor shall once in each year between the second Monday of April and second Monday of May, or as soon thereafter as practicable, make a true assessment of all the taxable property, real and personal, within this village, which assessment shall be made in conformity, so far as practicable, with the provisions of law in respect to assessments in townships.

SECTION 3. Upon completing the assessment roll the assessor shall leave the same with some suitable person, within the village, for inspection by all who may so desire, for at least three days, and shall give notice thereof by publishing in a newspaper printed in the village, by at least two insertions, or by posting up the same in at least three public places in the village, for at least ten days, stating the time when and place where the said roll will be left for inspection, and the time when and place where he will be for the purpose of reviewing the same.

SECTION 4. The time for reviewing the said roll shall be on the third Monday of May in each year, but if for any cause the said assessment roll shall not have been completed by that time, then and in that case it shall be lawful for the assessor to designate some other day in which case the notice required by the preceding section shall be published by at least three insertions, or by posting up the same in at least five public places for at least ten days.

SECTION 5. On the day appointed for reviewing the roll, the assessor may, on the application of any person considering himself aggrieved, notice the valuation as made by the assessor, and on such notice being shown, and if any person or persons shall conceive himself, or themselves, aggrieved by the final decision of said assessor, they shall have the right of appealing from such decision to the president and trustees, at any time within five days, which shall be done by filing an affidavit with the village clerk, setting forth the description of the property assessed, and that the valuation thereof is unjust and unequal as compared with the valuation of other property, or that the person so assessed has no property liable to taxation, whereupon the president and trustees may in like manner review the said roll, and upon sufficient cause being shown reduce such valuation, or strike it from the roll.

SECTION 6. At their regular monthly meeting in June in each year, or as soon thereafter as practicable, it shall be the duty of the president and trustees to levy the several taxes for the ensuing year, and cause a duplicate of the tax roll to be made, with the taxes so levied by them, extended thereon, charging each individual therein an amount of tax in proportion to the amount of real and personal estate of such individual, within the village, and annex thereto their warrant signed by the clerk and counter-signed by the president, directed to the marshal commanding him to collect the said taxes together with his charges within the time and in the manner hereinafter provided, which tax roll and warrant shall be delivered to the marshal on or before the first day of August following.

SECTION 7. The Marshal, upon receiving the tax roll and warrant, shall, for the purpose of collecting the taxes therein mentioned, be and remain at his residence, office or place of business on Tuesday of each week until the first day of September thereafter. And upon all taxes paid or tendered to him before said first day of September, he shall add one per cent for collection fees, and upon all taxes collected by him after said first day of September he shall add four per cent for collection fees.

SECTION 8. In case any person shall refuse or neglect to pay the tax imposed on any personal or real estate belonging to him on or before the first day of September the marshal shall levy the same by distress and sale of the goods and chattels of such person where the same may be found with the village. Incidentally, however, the marshal may proceed to collect taxes upon personal property by distress at any time after the roll shall be placed in his hands for collection.

SECTION 9. The Marshal shall give public notice of the time and place of such sale, and of the property to be sold, at least ten days previous to the sale, by advertisement to be posted up in three public places in the village, and such sale shall be by public auction.

SECTION 10. In case any taxes imposed upon any lands, tenements, or hereditaments, shall be and remain unpaid on the first day of November next after the same shall have been levied or imposed, the marshal shall proceed to advertise and sell such lands or so much thereof as will satisfy said taxes, costs and charges of sale, according to law, and such sale shall be continued from day to day (Sunday's excepted) until all of said lands shall have been sold or the taxes paid thereon.

SECTION 11. Whenever the president and trustees shall have ordered a side-walk to be constructed upon any street, and any person owning the premises in front of which such side-walk is to be constructed shall refuse or neglect to build such side-walk for a period of thirty days after the time limited in such order for building the same, it shall be the duty of the street commissioner to cause the same to be built without delay, and to report the expense thereof to the president and trustees; and thereupon the president and trustees shall cause the same to be charged against the premises in front of which such side-walk shall have been so constructed, and it shall be the duty of the clerk to certify the amount thereof to the marshal, who shall proceed to collect the same of the owner of said premises in the same manner that taxes are collected, and all such charges shall be a lien upon said premises until paid.

SECTION 12. Whenever the president and trustees shall have caused any cross-walk to be assessed against the expense of the same to be assessed against the premises in the block, or blocks adjacent thereto, from the corner to the center of the front and side of said block or blocks, charging the owners of said premises in proportion to the value of their respective property as appears by the assessment roll for that year.

SECTION 13. All assessments for grading or paving any streets, lanes, or alleys shall be made upon the premises or lots on both sides of said streets, lanes, or alleys, and proportioned according to the relative valuation of such premises as appears by the assessment roll for that year.

SECTION 14. All special taxes for building cross-walks, grading or paving streets, lanes, and alleys shall be collected in the same manner that the general taxes are collected, and as soon as practicable after the same has been levied.

SECTION 15. Every male inhabitant of this village above the age of twenty-one and under fifty years, except those exempt by law, shall be assessed to work one day on the streets, lanes and alleys of this village, at such time and place as the street commissioner shall designate.

SECTION 16. The street commissioner shall during the months of May and June in each year, or as soon thereafter as practicable, make a list of all persons liable to work on the streets under the provisions of the preceding section, and after such list shall have been completed he shall make and file a duplicate thereof with the village clerk. Provided, that if for any cause any person liable to so work on the streets shall be omitted from such list, it shall be proper and lawful for the said commissioner or to add his name thereto at any time.

SECTION 17. Every person liable to work on the streets may commute for the same, by paying to the street commissioner one dollar, and all such commutation money shall be paid into the treasury and shall belong to the general highway fund.

SECTION 18. The street commissioner shall and he is hereafter authorized to proceed in the same manner that overseers of highways in townships are authorized by law, to compel persons to work on the streets, and all persons liable to work on the streets shall be subject to the same penalties that are imposed by law in townships.

SECTION 19. No By-Law or Ordinance shall be enacted, amended, or re-scinded, except by a vote of two-thirds of the trustees elected.

SECTION 20. All votes to enact, amend or re-scind any by-law or ordinance shall be by eyes and nays.

SECTION 21. All by-laws heretofore adopted or enacted by the president and trustees of this village are hereby repealed.

SECTION 22. The assessor shall have charge of all property belonging to, and the general super-

CORNER Brick Store.

Adler's Camp, May 10th, 1877.

Great drop down in all kinds of CARPETS for the next thirty days at Adler's.

Summer styles of men's and children's Clothing, including Flannel suits, just received at Adler's.

Ladies' Talma's, Cloaks and Sacks. Toweling, Table Cloths and Napkins at lowest prices.

Linen and all sorts of Union linen for summer wear.

New stock of American and French CALICOES, Marselles, Nansook's, Jaconets, etc.

Burt's shoes in men's wear, and Johnson, Reynolds & Gray Brothers Ladies wear.

The best 75c. Ladies Slipper in the county. Ladies shawls, the handsomest styles you ever saw and very reasonable in price.

The best two dollar pair of working Boots at retail, in the United States of America.

Wilson Bro's Gent's fine Neckwear and White Shirts. Call at the Boss store first and study your own interest, don't forget.

Well built and nicely finished Ladies and Gent's Travelling TRUNKS.

Live geese feathers and Pillows. The best 100 cents white bedspread you ever bought.

Ladies Dress Goods from 12 1-2 cents up, fashionable goods and warranted worth the price we ask.

Parasols the most novel articles and at reasonable prices. It is impossible for me to give mention to all but suffice to say call and see us, we have the goods and mean to please you.

Yours, S. ADLER.

ADVERTISING RATES:

One inch in width makes a square.

FRAM.	S. W.	4 W.	6 W.	8 W.	10 W.	12 W.
1 Square,	1 1/2	2 1/2	3 1/2	4 1/2	5 1/2	6 1/2
2 Squares,	2 1/2	3 1/2	4 1/2	5 1/2	6 1/2	7 1/2
3 Squares,	3 1/2	4 1/2	5 1/2	6 1/2	7 1/2	8 1/2
4 Squares,	4 1/2	5 1/2	6 1/2	7 1/2	8 1/2	9 1/2
5 Squares,	5 1/2	6 1/2	7 1/2	8 1/2	9 1/2	10 1/2
6 Squares,	6 1/2	7 1/2	8 1/2	9 1/2	10 1/2	11 1/2
7 Squares,	7 1/2	8 1/2	9 1/2	10 1/2	11 1/2	12 1/2
8 Squares,	8 1/2	9 1/2	10 1/2	11 1/2	12 1/2	13 1/2
9 Squares,	9 1/2	10 1/2	11 1/2	12 1/2	13 1/2	14 1/2
10 Squares,	10 1/2	11 1/2	12 1/2	13 1/2	14 1/2	15 1/2

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

ADVERTISING RATES:
One inch in width makes a square.

