

be constructed upon the southwest corner of lot six, in block eighty-six, in state's addition to the city of Ottawa, in the county of La Salle and state of Illinois, at a place to be staked out and designed by the court-house and jail building committee, said building to be erected and completed in all its parts according to the plans and specifications made for the same by M. L. Beers, architect, a copy of which plans, marked "Exhibit A" and hereto attached, are made a part of this contract.

And it is further agreed that all the work herein provided for, directly or contingently, shall be done in a good and workmanlike manner and that it shall be such as shall be suitable for a building of the character herein contemplated and provided for, and that all the materials wrought therein, of whatsoever kind and nature, shall be of the best quality and in all respects in good order to go into said building and make a good substantial structure, and one suitable for the purpose for which it is designed. And, furthermore, should any alteration or addition be made in the building, or in the kind or quality of the materials to be used, or in the kind or character of the labor to be employed on this building, whereby the cost of the building shall be increased or decreased by order of the party of the second part, of whatsoever sort or kind, such alterations shall not vitiate the contract hereby entered into, but the party of the first part shall, on due notice of such alteration or addition, increase the number of their workmen, if necessary, so as to fully complete said work in proper manner and deliver it up to the party of the second part in good order for use, free from all mechanic or other liens, on or before the first day of August, A. D., 1882.

And it is hereby especially agreed and understood by the parties hereto, that time is the essence of this contract, and it is also agreed that if said work is not completely finished and delivered up by the party of the second part as aforesaid, that the party of the first part shall forfeit and pay to the party of the second part, as liquidated damages, the sum of fifteen dollars per day for every day said work remains unfinished and undelivered, which sum or forfeiture the party of the second part shall have a right to deduct out of any moneys that may be due and owing to the party of the first part on account of the work heretofore done. In case of such default, the party of the second part shall be at liberty to employ such other person or persons, by contract or otherwise, as may be necessary to complete the several unfinished parts of the building as remain incomplete, and the bill or bills for such artificers as may be so employed, and all necessary incidental expenses growing out of the same, shall be deducted out of any moneys that may be due and owing to the party of the first part on account of the work done by them.

Furthermore, it shall be the duty of the party of the first part to remove any and all rejected material off the premises if requested to do so; to take down, reconstruct or rebuild any work that the architect or inspector of the party of the second part is not done in accordance with the plans and specifications, and it shall be the duty of the party of the first part to secure and take care of any and every part of his and their work, so as to prevent accidents by the elements or otherwise—extraordinary and positively unavoidable accidents excepted only—and so that the whole shall remain sound and in good condition during the progress of the work, and until delivered up as finished. And the party of the first part shall be liable to the party of the second part for any damage to the building or any mechanical work which is being done in connection with the work of the party of the second part, and also be liable to the party of the first part in a similar manner for any damage that may accrue to the party of the first part on account of the neglect, carelessness or omission of duty on the part of the party of the second part, or any person or persons whom said party of the second part shall employ or cause to be employed on these works.

And it is further especially agreed that if in the progress of the work it shall be found by the architect that the party of the first part is not doing said work in a proper manner, and that it is necessary to have an inspector constantly on the work in order to insure its being so done, then the architect or the party of the second part may employ some suitable person to act as such inspector, whose duty it shall be to give all needed directions and instructions in regard to the work in the absence of the architect, and such directions or instructions are to be regarded and followed, unless countermanded by the architect, and the necessary remuneration or expense of employing such person or inspector shall be determined by the architect, not, however, to exceed the sum of four dollars per day, which sum shall also be deducted from any money that may be due and owing to the party of the first part on account of the work. No part of this work is to be re-let or sub-contracted without the consent in writing of the party of the second part or the architect.

And, furthermore, that said party of the second part, for and in consideration of the faithful performance on the part of the party of the first part of the several covenants and agreements hereinbefore recited, and on the certificate of the architect certifying the same, does hereby promise and agree to pay to the said party of the first part the full sum of four thousand nine hundred and twenty dollars, adding thereto or deducting therefrom as hereinbefore provided.

It is further agreed and understood by and between the parties hereto, that said party of the first part shall be paid said sum of four thousand nine hundred and twenty dollars for the erection and completion of said boiler-house in manner following: to-wit: Eighty-five per cent, upon estimates made once a month by the architect, upon work done and materials set in position in the building, said payments to be made on the certificates of the superintending architect, and the balance when said work shall be fully completed and accepted by

said party of the second part. In witness whereof the said parties of the first part have hereunto set their hands and seals, and the said party of the second part has caused this contract to be signed by the chairman of the Board of Supervisors of said county of La Salle and attested by the county clerk of said county, and under the seal thereof.

(Signed,) THOMAS COLWELL, [SEAL.] HUGH COLWELL, [SEAL.] EDWARD C. LEWIS, [SEAL.] Chairman of the Board of Supervisors of La Salle County, Ill.

P. W. STOCKSLEGER, County Clerk.

Know all men by these presents, That Thomas and Hugh Colwell, as principals, and William Stormont and J. N. Shuler, as security, all of the city of Ottawa in the county of La Salle and state of Illinois, are held and firmly bound unto the county of La Salle in the state of Illinois, in the sum of twenty-five hundred dollars, lawful money of the United States of America, for the payment of which well and truly to be made, we and each of us and ourselves, our heirs, executors and administrators, jointly, severally and firmly by these presents.

Witness our hands and seals this eleventh day of April, A. D. 1872.

The condition of the above obligation is such, that whereas the above bounden Thomas Colwell and Hugh Colwell did on the day and date hereof enter into a contract with said county of La Salle to furnish all the materials and labor and erect and fully complete in a good and workmanlike manner, and according to the best art and skill, a boiler house, to contain the steam heating apparatus for the county court house and jail buildings for the said county of La Salle, on the southwest corner of lot six, in block eighty-six, in State's addition to the city of Ottawa, in the said county of La Salle, at a place to be designated and staked out by the court house and jail building committee, said material and labor and all its parts to be according to plans and specifications made for said boiler-house by M. L. Beers, architect, which plans and specifications are made a part of said contract herein above mentioned, to be performed by the said above bounden Thomas Colwell and Hugh Colwell. Now, if the said Thomas Colwell and Hugh Colwell shall well and faithfully perform all the agreements and covenants contained in said contract to be by them performed, then this obligation to be void, otherwise to remain in full force and effect.

(Signed,) THOMAS COLWELL, [SEAL.] HUGH COLWELL, [SEAL.] WM. STORMONT, [SEAL.] J. N. SHULER, [SEAL.] STATE OF ILLINOIS,) ss. County of La Salle,) I, Peter W. Stocksleger, clerk of the county court, in and for said county, in the state aforesaid, do hereby certify that Thomas Colwell, Hugh Colwell, William Stormont and J. N. Shuler, personally known to me as the same party, whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said bond, as their free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and the seal of said court, at Ottawa, in said county, this eleventh day of April, A. D. 1872. [SEAL OF THE COUNTY COURT.] (Signed,) P. W. STOCKSLEGER, Clerk.

Your committee would further report that Messrs. T. & H. Colwell and Baker, Smith & Co. have commenced the work under the contracts referred to, and the same has so far progressed to the satisfaction of your committee. All of which is respectfully submitted, GEO. W. ARMSTRONG, MARTIN FLAHERTY, A. E. BEACH, S. S. BURGESS, E. C. LEWIS, N. A. MCINTYRE, HENRY BELLINGHAUSEN.

Supervisor Bellinghausen, from the same committee, also submitted the following report, which was on motion adopted: Mr. Chairman and Gentlemen of the Board of Supervisors: Your court-house and jail building committee beg leave to report that since the adjournment of the board at its March term the work on the court-house has progressed to the general satisfaction of your committee, and that they have expended in the erection of the building to date the sum of \$65,000.61; the total amount expended on account of new court-house and jail is \$94,267.37, viz:

ORDERS DRAWN SINCE LAST REPORT: Amount reported at last March term \$74,994.51 Mar. 17. Bills, advertising 19.50 Apr. 6. W. F. Story, advertising 39.50 Chicago Tribune Co., advertising 35.00 J. J. Herk, 1.50 H. S. Corwin, 1.00 E. C. Webster, 1.00 T. & H. Colwell, estimate No. 11 6,881.55 May 12. T. & H. Colwell, 2,252.62 June 7. " " 13 3,519.42 M. L. Beers, truss expenses to date 81.89 T. & H. Colwell, work on stairs 22.00 July 11. " " estimate No. 14 4,542.00 Total to date \$94,267.37

Orders have been drawn on general fund on account of boiler-house and steam heating apparatus, as follows: Apr. 12. M. L. Beers, on account plans &c \$500.00 June 7. T. & H. Colwell, for extra work on foundation of boiler-house 96.60 " " Fornal & Hoge, advertising 17.00 " " Robt. Wilson, surveying 7.00 " " T. & H. Colwell, estimate No. 1 (boiler-house) 369.54 July 11. T. & H. Colwell, estimate No. 2 386.83 " " Baker, Smith & Co., estimate No. 1 6,800.00 Total \$8,161.67

Also, the committee have directed the county clerk to draw orders on general fund for work authorized by the board, as follows: Apr. 6. W. B. Titus, services as supt. building for month of March 94.50 May 1. Soper & Rogers, for ventilating register for jail 18.00 " " W. B. Titus, for services as supt. for April 87.50 June 7. W. B. Titus, for services as supt. 94.50 H. A. Stroeter, tank for jail 100.00 " " C. Mitchell, work on jail 9.00 " " Jas. Kelly 7.00 Total \$410.79

considering the same, do not feel at liberty to recommend any abatement, and ask to be excused from the further consideration of the same. All of which is respectfully submitted, JAMES W. STEVENSON, Chairman.

Supervisor Stevenson, chairman as aforesaid, also submitted the following report, which was on motion adopted: Mr. Chairman and Gentlemen of the Board of Supervisors: Your committee on complaints and abatements would respectfully report that they have examined the matter of the petition of Thomas Thompson, of the town of Wallace, asking the refunding of certain taxes (claimed excessive) for the years 1870, 1880 and 1881. Your committee being satisfied that said excess arose from an over valuation by the assessor, and was undoubtedly an error of judgment; they do not now feel authorized to meddle with the same, and therefore recommended that nothing be refunded. All of which is respectfully submitted, JAMES W. STEVENSON, Chairman.

Supervisor Stevenson, chairman as aforesaid, also offered the following resolution, which was on motion adopted: Resolved, That the clerk of this board be authorized to assess any and all tracts or pieces of land and all lots and parcels of lots that have been omitted by the respective assessors, and to assess them on the same basis as similar and adjoining property. On motion of supervisor Dunavin it is ordered that the committee on fees and salaries fix the compensation for the county agent for the ensuing year.

On motion of supervisor Fischer, it is ordered that the election of county agent be made the special order of business tomorrow afternoon at 2 o'clock. Supervisor Lewis moved that committee to settle with the county officers be requested to inquire as to whether they have settled with the coroner, and report to this board by to-morrow morning. Carried. On motion board adjourned till 9 o'clock to-morrow morning.

TURN HALL, Friday, July 14, 1882.

Board of Supervisors in adjournment; present same as yesterday. Minutes of yesterday's proceedings read and approved.

Supervisor Flahearty, chairman committee on stationery, submitted the following report, which was on motion adopted: Mr. Chairman and Gentlemen of the Board of Supervisors: Your committee on stationery would respectfully report that they have examined the matter of the bills presented before them, and recommend the following, and that the clerk be directed to issue orders for the several amounts to the several claimants, to-wit:

Osman & Hapeman, for printing, &c. \$150.00 E. A. Nattinger, for printing, &c. 171.25 John Gross, binding books, &c. 4.25 Chicago Legal News, for advertising 20.00 Cullen, Isaac Hoyle & Co., dent's reg't, &c. 9.00 " " stationery furnished, amt. not claimed, \$881.81; amt. allowed 778.13 E. Y. Griggs, for ink, &c. 14.15 All of which is respectfully submitted, MARTIN FLAHERTY, Chairman.

Supervisor Perkins, chairman committee on court-house and jail, submitted the following report, which was on motion adopted: Your committee on court-house and jail claims would respectfully report that they have examined all claims presented before them, and recommend the payment of the following, and that the clerk be directed to issue orders for the several amounts to the several claimants, to-wit:

Name. For What. Claimant's Allowed. Sher. Leland, use com'nd in Trans. office 15.39 Hamilton & Hilliard, time 2.00 A. Butler, for printing, &c. 1.55 Clifton House, boarding jury 63.25 J. G. Nattinger, coal, Circuit Court room 6.70 J. Mitchell, for board of jail 32.30 J. A. Howard, boarding jury 32.30 W. W. Taylor, expense account 62.74 J. G. Nattinger, coal for jail 62.61 A. Butler, work in Recorder's office 2.00 W. H. Hull, supplies for jail 1.73 Geo. Mitchell, boarding jury 54.40 Stewart & French, work in county office 113.20 J. M. French, awning Circuit Clerk room 25.90 W. H. Hull, supplies for jail 47.85 Mrs. A. W. Meany, mending and making shirts for jail 8.50 M. White, boarding jury 52.25 John Mattias, Recorder's office 11.25 Scott Bros., supplies Circuit Clerk's office 6.89 Ottawa Gas Co., for jail water connections and repairs on pipes in county office 71.05 Chas. W. Hoxie, supplies for jail 42.43 I. Halme, boarding jury 14.52 R. H. Trask, rep. clock in court room 19.29 A. Lynch, supplies for jail 12.00 Thos. Clark, money exp'd from March 8th to July 10th 120.65 Thos. Clark, supplies for prisoners 28.69 " " washing for prisoners 1,165.59 " " jail acct. from Mar. 6 to July 10 '82 1,357.15

Thos. Clark, Sheriff, has also presented bills for the earnings of his office to July, amounting to \$1,936.60. It has been the custom to allow these bills and the money would be drawn from the Treasurer and lay in Sheriff's hands until settlement was made with county officer, when the amount in excess of salary would be accounted for by Sheriff; but your committee find upon consulting with Sheriff that he will need only about \$250.00 for expenses, and said amount will be his account of the balance which would be due him for six months. We would therefore recommend that the amount allowed on above bills of \$1,936.60 be \$1,686.60. C. M. Shaw, brooms 60 T. A. Smurr, supplies for county office 57.75 Henry W. Underhill, J. P., 12.00 May 10th, 1882 15.00 T. & H. Colwell, rep. on jail 1.95 E. Y. Griggs, supplies for prisoners 12.00 All of which is respectfully submitted, L. PECKINS, Chairman.

Supervisor Hickok, chairman committee on claims, presented the following report, which was on motion adopted: Your committee on miscellaneous claims would respectfully report that they have examined all claims presented before them, and recommend the payment of the following, and that the clerk be directed to issue orders for the several amounts to the several claimants, to-wit:

Name. For What. Claimant's Allowed. L. W. Brewer, print'g briefs and telegrams \$15.45 \$15.45 E. G. McIntire, constable's fees 6.90 6.90 H. Bellinghausen, const. fees 8.17 8.17 J. E. Walbridge, J. P. 5.75 5.75 A. L. Hillman, const. 5.75 5.75 Thos. Dwyer 4.25 4.25 Thos. Keys 5.00 4.11 John Forsthal J. P. 14.95 14.95 E. W. Weis, M. D. 1.70 1.70 J. Maher, arresting horse thief 100.00 100.00 D. E. Tucker, const. fees 1.85 1.85 J. J. Witte, publish'g proceedings of board and adv'ce to balance which 31.50 29.50 C. Zwanzig, pub. assessor's notice 6.80 4.50 G. B. McAleah, J. P. fees 2.00 2.00 N. W. Underhill, J. P. 1.70 1.70 Jno. C. Walker, const. 1.00 1.50 P. F. Scovel 3.80 2.90 W. H. Wiley, J. P. 3.25 2.85 Thos. Dwyer 2.25 2.25 C. M. Reese, J. P. 8.65 6.65 Chas. Monroe, const. 4.50 4.50 Henry Heimig, J. P. 1.70 1.70 Rich'd. Murrice, const. 12.50 12.50 W. B. Weeks, J. P. 5.00 5.00 W. H. Weeks, J. P. 44.80 22.25 W. H. Underhill, J. P. 21.00 12.00 P. Mortenson, const. fees 31.42 12.00 J. W. Dean, livery to county house 3.00 3.00 H. Bellinghausen, serv. on com' d'ct 2.50 2.50 A. Lowman, 1.00 1.00 Wright Adams, 4.00 4.00 D. Frazer, arresting horse thief 45.00 45.00 E. H. Massey, 30.00 30.00 P. Mortenson, const. fees 10.00 8.00 Thos. Barnes, 4.20 4.20 O. Clark, 13.85 13.65 Thos. Dwyer 2.25 2.25 T. Arkin, justice fees 36.05 14.90 G. F. Bedford, 36.05 14.90 (Continued on page 8.)

Banks.
NATIONAL CITY BANK OF OTTAWA
(Formerly City Bank of Kansas, Allen & Co.)
L. H. FAMES, President
E. C. ALLEN, Vice President
G. L. LINDLEY, Asst. Cashier
Exchange on Chicago and New York
And all the principal cities east and west
BOUGHT AND SOLD
Exchange on England, Ireland, Scotland and all important points in Continental Europe, drawn in sums to suit purchasers.
U. S. Revenue Stamps of all denominations bought and sold on hand and for sale.
United States Bonds, Local Securities, Gold and Silver bought and sold.
Banking hours from 9 A. M. to 4 P. M.
Jan. 12, 1878 G. L. LINDLEY, Asst. Cashier.

FIRST NATIONAL BANK OF OTTAWA.
Capital, - - - \$100,000.
H. M. HAMILTON, President
L. L. LAND, Vice President
JOHN F. NASH, Cashier
DIRECTORS:
Milton H. Swift, Lorenzo Leiland, E. Y. Griggs, W. Bushnell, John F. Nash, Isaac Gage.
Exchange on Chicago, New York, and all the principal cities of the United States, bought and sold.
Exchange on England, Ireland, Scotland and Continental Europe drawn in sums to suit.
United States Bonds, Gold and Silver bought and sold.
Our facilities are such that we can offer inducements to customers, and we shall use our endeavors to give satisfaction to those entrusting us with their business.
Banking hours from 9 A. M. to 4 P. M.
Oct. 19, 1878. JOHN F. NASH, Cashier.

Business Cards
Ho for the Red River Valley!
W. T. DICKER, No. 19 Nicollet House Block, Minneapolis, is prepared to furnish you with farms in the Valley, from a free claim to 1,000 acres, improved, clear or for information. All letters enclosing stamp will receive prompt reply. Investors should send to W. T. DICKER, No. 19 Nicollet House Block, Minneapolis, Minn. April 8, 1882-4mo

FOR SALE.
Valuable Warehouse, Milling and Manufacturing Property, in Marseilles, with water power exceeding 100 horse power.
SHERMAN LLELAND,
April 14 Real Estate Agent.

Best, Cheapest, Most Elastic and Durable HORSE COLLARS
Are made by the FOX RIVER HORSE COLLAR MFG CO., Dayton, Ill. All the principal grades, including our Standard Patent Collar, always on hand, and any grade or pattern made to order on short notice. Sent by freight for descriptive price list. For sale by all principal harness dealers.
Aug. 25, 1879. A. F. DUNAVAN, Secy.

H. C. STRAWN'S Lumber Yard AND PLANING MILL, Near the Illinois River Bridge.

SANFORD'S SINKS
IN ALL VARIETIES.
Black, Green, Purple, Royal Blue, Orange, Brown, Violet, Japan, Red.
ALSO COPYING FLUIDS, AND SANDFORD'S MUCILAGE.
FOR SALE BY OSMAN & HAFEMAN, OTTAWA, ILL.
May 6th, 1882.

BATCHELDER'S Ventilated Egg Case.
Patented February 15, 1881.
Indispensable to Merchants, Shippers and Producers.

The Only Practical Egg Case.
The outside frame of this carrier contains five trays, held in place by fasteners, as seen in cut. These trays are constructed of reversible halves. The above cut shows one which may be readily placed in case, each egg resting in its cardboard socket. In such a manner as to be readily counted, loaded, or transferred from tray to tray, or case to case, without injury to the eggs.
For cold storage this case will store 60 dozen, with racks made to receive the half trays, hence this is the cheapest storage case manufactured, saving largely in space.
The manner of holding the eggs on each tray prevents oscillation, shifting, or breakage, and holds them so tightly in their places when carried long in storage.
Size of 30 dozen No. 1 cases 25x12x14, weights 30 pounds.

PIECES IN CHICAGO.
Shipper's No. 1, 30 doz. Case, with 1/2 complete, 65 cents.
Farmer's " 15 doz. " " " " 50 cents.
Cardboard Filler for bottling, " " 30 cents.
15 per cent. discount on lots of 100 cases.
Batchelder's Egg Tester, testing a dozen at once, saves to buyer many times its cost each season. Price, \$3.00.
By special arrangements made by the manufacturers of this case most railroads will receive them as fourth class freight.
The 15 dozen case made especially for Farmers' use, sent to any address by express, without charge, with full directions for setting up, receipt of 50 cents. Every Farmer and consumer should have one of these cases; it will save the every month. Agents wanted in every county. Address: J. H. BATCHELDER, Chicago, Ill., South Water St., Chicago, Ill. (In ordering mention this paper.)

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obtained for new inventions, or for improvements on old ones, for medical or other compounds, trademarks and labels, Covenants, Assignments, Interferences, Appeals, Suits for Infringements, and all cases arising under the Patent Laws, promptly attended to. Inventions that have been patented by us, being opposite the U. S. Patent Department, and engaged in Patent business exclusively, we can make better searches, and secure Patents more promptly, and with broader claims, than those who are remote from Washington.
The 15 dozen case made especially for Farmers' use, sent to any address by express, without charge, with full directions for setting up, receipt of 50 cents. Every Farmer and consumer should have one of these cases; it will save the every month. Agents wanted in every county. Address: J. H. BATCHELDER, Chicago, Ill., South Water St., Chicago, Ill. (In ordering mention this paper.)

REJECTED by the Patent Office.
patented by us, being opposite the U. S. Patent Department, and engaged in Patent business exclusively, we can make better searches, and secure Patents more promptly, and with broader claims, than those who are remote from Washington.
The 15 dozen case made especially for Farmers' use, sent to any address by express, without charge, with full directions for setting up, receipt of 50 cents. Every Farmer and consumer should have one of these cases; it will save the every month. Agents wanted in every county. Address: J. H. BATCHELDER, Chicago, Ill., South Water St., Chicago, Ill. (In ordering mention this paper.)

INVENTORS
make examinations and advise as to patentability, free of charge. All correspondence strictly confidential. Patent law and NO CHARGE UNLESS PATENT IS SECURED.
We refer to Washington to Hon. Postmaster General D. M. Key, Esq., E. D. Foster, The German-American National Bank to officials in the U. S. Patent Office, and to Senators and Representatives in Congress, and especially to our clients in every State in the Union and in Canada. Address: C. A. SNOW & CO. Opposite Patent Office, Washington, D. C.

New Advertisements.
1882. **NEELY'S** 1882.
Standard Bred Stallions
AT OTTAWA, ILL.,
Will be kept at their owner's stables, north of the Rock Island Depot.

BYRON.
Description.—He is a beautiful chestnut, one white foot, 16 hands high, strong boned and would be a stakes sultan at Illinois State Fair, 1872, and winner of Champion Gold Medal at Louisville, 1877.
Pedigree.—Sired by Royal George, he by Black Warrior, he by Black Warrior, he by Ogden's Messenger, he by Ogden's Messenger, he by Ogden's Messenger, he by Ogden's Messenger, he by Ogden's Messenger.
Byron's colts are very promising and speedy.

WOODBURY.
(HAMBLETONIAN.)
Dark brown. Bred by A. H. Taylor, Orange Co., N. Y., foaled 1874. Sired by Florida, 1st dam, by Goldsmith's Volunteer, 2d dam, by Independence. Florida, by Isky's Hambletonian; dam, Florida Maid, by Goldsmith's Volunteer. Isky's Hambletonian, by Abdallah, 1st dam, Charles Kent Mare, by Imp. Bellfounder; 2d dam, One Eye, by Bishop's Hambletonian; 3d dam, Silverball, by Imp. Messenger. Abdallah, by Mantrills, son of In p. Messenger; dam, Anzokina, by Imp. Messenger. Goldsmith's Volunteer, by Isky's Hambletonian; 1st dam, Lady Patriot, by Young Patriot; 2d dam, Lewis Hulse Mare. Young Patriot, son of blucher; dam, by Messenger Drum, son of Inroc, son of Imp. Messenger.
Woodbury's colts are large, handsome and speedy. His inbreeding is a great cross on good maters.

NEELY'S HENRY CLAY, INTRUDER.
By C. M. Clay, Jr., (Strader's) Dam, Sue Letcher, by Alexander's Norman. This is one of the best bred Clay stallions living, and his colts bring good prices.

Bay horse, foaled 1871, bred by Sir L. Newman, England; imported by D. D. Withers, Esq., New York. Sired by Crater (son of Orlando and Venerable, by Gladiator), 1st dam, Lady Bonifant, by Batapan. (Batapan is own brother to the most distinguished race horse of his day in England); 2d dam, Pencil, by Don John the winner of St. Leger and Doncaster Cups; 3d dam, Fairy, by Bay Middleton, winner of the Derby and two thousand guinea stakes; 4th dam, Pencil, own sister to Pencilpottery, by Emilius (both Emilius and Pencilpottery were Derby winners); 5th dam, Harriet, dam of the renowned Pencilpottery, by Poterles, 6th dam, Fanny, by Florizel; Fanny was full sister to Diomed, the first Derby winner in England, and after his importation into this country sired the illustrious Sir Archy; 10th dam, Nipper, by Sir Archy; 11th dam, Sister to Horatius, by Blank; 12th dam, by Childers; 13th dam, Miss Belvoir, by Greg Grantham; 14th dam, by Paquet Gray; 15th dam, Betty Percival, by Leedes's Arabian; 16th dam, by Spenser.
A careful review of the first six crosses of the pedigree of INTRUDER will show nine Derby winners; five St. Leger winners; two winners of the Oaks; two winners of the Two Thousand Guineas; two winners of the One Thousand Guineas; one Goodwood Cup winner; one Doncaster Cup Winner; one Cambridge Stakes winner, and four Doncaster Cups. In addition to a great number of Steeple Chases and other races of less import.
INTRUDER, at the great Fair held at St. Louis, Mo., in 1876, was awarded the highest stallion honors—the Blue Ribbon and the Fine Dotted Colored Purse—in the Sweepstakes run for Stallions of any age or blood. The list of competitors embraced the large number of thirty-three animals, and they represented England, Canada, Kentucky, Tennessee, and other states.
This grand stallion on large mares will produce "Coaches," the most valuable and high priced horses now on the market. He weighs 1,200 lbs.

TERMS FOR INSURANCE:
Byron, - - - - \$50.00 Woodbury, - - - - \$25.00
Neely's Henry Clay, 25.00 Imported Intruder, 25.00
Parting with mares or moving them out of the county that they are owned in at the time of service forfeits the insurance. Accidents at owner's risk. Season from March 1st to July 1st, 1882.

BLOOD WILL TELL!
Pasture for mares from a distance at \$3 per month. 29 Colts and Fillies, the get of these horses for sale; also Short Horn Cattle and Essex Hogs.
Truly yours, W. J. NEELY,
Ottawa, Ill., April 29, 1882-3mo

RUSSELL & SON FURNITURE.
35 & 37 La Salle Street. UNBERTAKING AS USUAL.
1848. 1881.

WHOLESALE LIST TURNIP SEEDS!
MERCHANTS! SEND US YOUR BUSINESS CARD FOR TRADE LIST.
D. LANDRETH & SONS, PHILADELPHIA.
THE FREE TRADER

Job Printing Rooms
are prepared to furnish

ALL KINDS OF WORK AT LOW PRICES.

DR. J. B. WALKER, THE Oculist and Aurist OTTAWA GAS CO
Who has practiced in this city since 1859.
AT THE CLIFTON HOTEL, OTTAWA. Are prepared to do all kinds of Gas and Steam Fitting.

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