

Medical. Vegetine. Worth its Weight in Gold. Toronto, Ont., June 2, 1880. Sir—Having been persuaded by a friend of mine to try Vegetine for Kidney Disease, with which I had been troubled for four years, I consented and have given it a fair trial, and am happy to say that I am relieved to such an extent that I can attend to my work with ease and comfort, which I was deprived of for over three years. The best medicine I have ever given my case up as hopeless. I have tried every kind of medicine I ever heard of, but with no avail whatever. Any person who would be afflicted with the same terrible disease I would certainly advise to try Vegetine, for I assure you (as may be testified) that it is undoubtedly the best medicine on record for the Kidney Disease. I am able to work at my trade as a glazier and earn a living for my wife, two children and myself, through Vegetine, which I consider is worth its weight in gold. Hoping that those who may give Vegetine a trial may receive the same benefit that I have, I remain, Yours respectfully, CHAS. COOKE, 106 John St., Montreal, P. Q.

Miramichi Advance. CHATHAM, JULY 14, 1881. A Distinguished Visitor. Sir Hector Langevin, Minister of Public Works is to visit the Miramichi to-day. We understand that the "Conservative Party" of the County is to turn out in full force to give him a welcome. The Advocate says:—"Sir Hector Langevin is expected to arrive at Chatham by the 5 o'clock train on Thursday morning, accompanied by his son, his secretary and others. He will be received at the station by Senator Muirhead and other leading merchants, and after examining the public buildings and places of interest will embark on a steamer and examine the river. The party will arrive in Newcastle during the afternoon, where an address will be presented, and immediately after he will proceed to Bathurst by train." We are informed that Hon. Senator Muirhead asked several prominent Liberals to join in the reception of Sir Hector, and that they expressed themselves quite ready to do so, provided he was to be received simply as Minister of Public Works and not as a party man. This does not seem to have met the Senator's views and a party reception is to be the order of business. R. R. Call, Esq., has placed the Advocate at the disposal of the party Committee, and there is to be a free excursion on the river, which will, of itself, be sufficient to attract a large number of persons. Sir Hector will be enabled to see the "Conservative Party" of Northumberland at its best, and we wish him and them a very pleasant time of it. It is, perhaps, unfortunate that Sir Hector does not come to us as a leading public man who is the head of a very important Department of the public service. We should like—next to making him sensible of the courtesy and hospitality of our people—to have him reminded that his Department promised to cause a survey of the Escuminac Breakwater to be made last year and failed to carry out the promise, that he has failed to do anything towards clearing the South-west and North-west Miramichi of rocks which impede navigation, that he has not yet done anything towards giving a new Post Office to Newcastle, that the Chatham Post Office and Custom House building is much in need of repairs, and that the Government has not done anything towards establishing the telegraph line to Escuminac, long advocated in these columns. Indeed, we might, if opportunity were offered, suggest many things well worthy of the Minister's attention, which we require on the Miramichi, and have been unable to obtain at the hands of the Dominion Government. We can only hope that Sir Hector will have these and others of our public necessities pressed upon his notice while here—even though the party managers have taken steps to prevent his receiving as cordial and general a greeting as we should like to see. We are sure that he will not make all kinds of wild charges against Mr. J., but demand of the Government his instant dismissal from office? As far as I, or any other person knows, Mr. Johnston has committed no unjust act while in the discharge of his duty that would call for his dismissal by the Government, but it is pretty publicly stated that it is his refusal to do an unjust act at the demand of the just, unselfish and honorable Senator, which has aroused the ire of that gentleman against him to such an extent as to make him apply to the Government for his dismissal. What the act was that Mr. Johnston refused to do is not a very well-known here, but has been a theme upon which not only our shippers and mill-owners but the local public generally have been expressing their minds, not only freely, but in a way nothing but complimentary to the intelligence of the man who professes to hold the Dominion patronage of the County in his hands. Some few years since certain parties erected a large ballast wharf at the lower end of the town, and since that time, owing to the large number of vessels that have discharged ballast at it, it has returned the company a very large and handsome interest for the amount they had invested in it. This year, owing to political business and other difficulties between the owner of the wharf and Mr. Snowball, the latter gentleman has not allowed vessels consigned to him to discharge their ballast at it, which has reduced its income to less than one third of what it was in former years. This action of our Dominion representative appears to have aroused the rage of our Senator against the other ballast wharf owners, who were having divided among them the very handsome sum that, in his opinion, should be flowing into the pockets of the owners of the other wharf. Imagining that Mr. Johnston could have no official knowledge or intelligence except what he received from him, and that he was composed of the same sort of clay as a feeble few who are to be seen round him daily and who only see things through his spectacles, he suggested to him to immediately forbid all vessels coming into port to discharge their ballast at any of the ballast wharves in Chatham, except the one in which he takes such an interest, on the ground that none of them were built according to law. The answer that Mr. Johnston made to this piece of presumptuous impertinence was that he would do no such thing, as he would forbid no vessel to discharge her ballast at a wharf whose owner or owners had made the repairs and alterations upon it that he had ordered early in the spring. At this answer the Hon. Senator was struck with amazement, and from the fulness of his heart his lips gave utterance to a threat that if he did not immediately comply with orders he would have him at once dismissed from office. As Mr. Johnston was not to be forced into doing a grievous wrong by such a menace, the local autocrat's instructions were not enforced, and he proceeded to Ottawa to carry out his threat. Fortunately for Mr. Johnston, but much to the Senator's disgust, the Government of this country is not despotic as it does not condemn a man without giving him a hearing. So Mr. Johnston has been furnished with a copy of the serious charges made against him by the Senator, to which, I understand, he has made a reply, but whether satisfactory or not remains to be seen. Of one thing the Government may rest assured, that if the political patronage of this County is to be handed over to Senator Muirhead and the miserably small clique who appear to be banded together to share, through him, the emoluments and spoils of office, then they may bid good bye to their chance of ever recovering this County from the hands of the Grits. It is to the utter selfishness which thinks only of self and the greed of one whose political regard has been one long, everlasting game of Grab that the Hon. Peter Mitchell owes his late defeat in this County, and it is for this same game of Grab on a contemptibly small scale that the same

beneficial agency is now smashing and wrecking the Conservative Party of this County. Yours, A CONSERVATIVE. Northumberland County Council. JULY SESSION—1881. WEDNESDAY'S PROCEEDINGS. [Continued from last week.] July 6th. The Warden took the chair at 10 a. m. The Sec.-Treas. read the minutes of the previous sitting which were confirmed. PETITION ON DOG TAX IN LOWER DISTRICT, CHATHAM. The Sec.-Treas. read a petition from Amos Parley and others, as follows:— Gentlemen—We, the undersigned residents of the Lower District of the Parish of Chatham, fronting on the Miramichi River, having under the said petition or an advice signed by 13 persons, was addressed to Wm. Lawler, and J. R. Goggin, Esqs., Councillors for the said parish, advising to take the owners of each dog \$1.00 in the said District, which has become law, and believing that deception and falsehood have been practiced on your honorable Council, and also that your petition or advice until it was published in the local papers, and likewise, that those thirteen persons do not in any way represent the intelligence of the District. We, therefore, your petitioners, feel aggrieved with such tax considering it to be unjust, as each farm and others in country districts North and South of this locality, is allowed one or more dogs, free of tax, by the protection of property, etc. Therefore your petitioners ask that your honorable Council will please reconsider this By-Law, and take off the said tax for the present year and future; by so doing, your petitioners will for ever be grateful. The District asking exemption was as follows:—From the westerly side line of lands, formerly owned by the late Robert Johnston, Junior, deceased, to the extremity of Murdoch's land, at Napan Bay, South side of the Miramichi River. The petition was accompanied by a letter from Mr. Amos Parley to the Council, stating it was signed by 53 persons of the District, and that more names could have been obtained. There were about 20 dogs in the District, besides Indian dogs, most of these were small. It was stated the tax was recommended to save the sheep, but the sheep were destroyed by dogs from the town of Chatham, and the tax was therefore useless. In the lower of East end, it was said the Indian dogs killed the sheep, but for this there might be a remedy, without taxing the whole District to interfere with the Indians, and so the whole District had to pay for the Indian dog nuisance. The petitioners simply believed that the Chatham Councillors were deceived in this matter by misrepresentations made to them. It was moved and seconded that the petition be received.—Carried. Some slight discussion ensued, when it was moved by Coun. Tozer and seconded, that the matter be ordered to stand over till 2 p. m. THE JAIL. Coun. Sullivan moved, seconded by Coun. Ryan, that a committee be appointed to examine the Jail and report at 3 p. m. Carried. The following Committee was appointed viz—Councillors Ryan, Sullivan and Jardine. It was moved by Coun. A. Adams and seconded, that the Council adjourn till 12 noon, for Committee work. Carried. Tavern Licenses for 6 months were temporarily withheld from Sarah Desmond, Newcastle, and George Traer, Chatham on account of objections made to some of the Bondsman. A Tavern license was granted to Matilda Daly, Nelson, for 6 months. CHURCH ACCOUNTS. Coun. Burchill, Chairman of the Committee on Parish and County accounts reported the following:— J. R. Goggin for looks for Chatham Lock-up \$1.80, certified by the Auditor and ordered to be paid by the Chatham Police Committee. E. P. Williston, half year's salary as Auditor, \$37.50, certified by Auditor.—Passed. John Sheriff summoning Jurors, etc. for the half year \$264. Passed. Samuel Thomson, Esq., Sec.-Treas., for filling in school assessments, \$31.50.—Passed. John McDonald, Esq., M. D., for medical attendance at Jail, etc., in all \$14.00. Account objected to, as not being sworn to, and not passed. J. B. Collins, advertising tavern licenses, Parish returns, etc., \$7. Came in late, but certified correct. Passed. William Cozier for prisoners' board, Newcastle Jail, etc., \$39.60. Auditor states an overcharge of \$3.40, and no voucher. There was also an item of 60 cts. for filling bed, less the overcharge of \$3.40. John Morrisey, for prisoners' board, Newcastle Jail, \$78.30. Filling bed tickets included. Passed. Joseph Chaplin, corner for 2 inquests, jury fees, etc., \$29.15. The Auditor stated that no constable could claim travelling expenses except when serving papers. The account was ordered to be paid in full. Mullin & Ramsay, Newcastle, 2 bla. lime for jail \$2.00. Passed. Angus Buckley for meals to prisoners, oil and chloride of lime, and keeping Chatham Lockup, \$47.44. On motion of Coun. Goggin, the bill was ordered to be paid, less \$2.00 for oil and lime. James Brown, Newcastle, for Jail supplies, \$37.19 Auditor reported account correct. Passed. Samuel Thomson, Esq., for expenses in getting possession of a piece of land, formerly held by Mrs. Shaw in Newcastle, \$52.35. Ordered to be paid out of County Land Fund. Daniel Dixon, Constable, account for services in searching for property, travelling expenses, etc., \$6.00. Some discussion arose over this account, in which it was urged that the private parties in the case ought to have paid their own costs. The Sec.-Treas. stated the expenses were included in a criminal prosecution, and included several items. The account was finally passed. John Morrisey, Constable, for serving subpoenas, \$2.40. Account passed. David McTosh, Constable, bill for services and expenses in the case of the forger Perry, including \$8.50 to Sheriff Vail, \$24.10. The Committee recommended he should be paid \$12.50. This sum was, therefore, ordered to be paid him, as it was stated that he had gone to Richbourg on his own business. SILENCE OF COUNCILLORS. The Councillors handed in their bills for mileage as follows, at 10 cents per mile. Coun. Pond, \$12.70 " K. Cameron, " 13.00 " H. Cameron, " 3.80 " W. McNaughton, " 3.20 " H. W. Swim, " 9.60

Commissioner, but he had tried to mend matters and the water still remained. In repairing the streets the sewer had been incidentally opened and the public health had been endangered thereby. He thought Newcastle was the worst managed town in the County. The idea of laying the matter over to appoint a committee to lay a tax for the purpose was absurd, and would be unfair to other parts of the parish. He would vote for 50 per cent of the damages being paid. The Sec.-Treas. said that the Commissioner was not bound to pay damages upon any order of the Council. Coun. Brown thought there would be a large number in favour of paying 50 per cent of the damages. He contended that the streets of Newcastle would compare favorably with those of any other town. Coun. R. B. Adams said they were the worst streets in the County. How could they be otherwise with a grant of \$400 and a defaulter's list of \$286? The Secretary Treasurer again stated that the Council had no power to enter, take any of these claims. Coun. Brown, suggested a public meeting for the people to assess themselves in the matter. Coun. Saunders moved in amendment to the motion for the reception of the report, that the matter be referred to the Councillors for Newcastle. Carried. TAXED IN TWO PARISHES. Coun. Saunders presented a petition from Alex. Archibald, of Nelson, complaining that he had paid taxes in that parish, where he had real estate, and afterwards been assessed in Derby, and asking to have the sum of \$1.66, which had been unjustly assessed, refunded to him. Some discussion resulted, during which it was shown that the petitioner merely worked over at the Bark Factory in Derby, returning to Nelson nearly every evening. The Sec.-Treas. said a man ought to be taxed where he slept. Coun. Tozer said the petition would require to be sworn to. Coun. Saunders observed that the man could not vote in both parishes. Coun. A. Adams thought the man was imposed upon. Coun. Robinson thought a man should be taxed where he earned his money. It was finally moved, seconded and passed unanimously that the amount asked for be refunded by the Parish of Derby. TAVERN LICENSES. Town and Parish Clerks. Coun. A. Adams reported on behalf of the Committee to whom was referred the accounts of town and parish clerks, recommending that owing to the increased duties, they had to perform in some of the parishes last year where there were additional polling booths, these clerks be paid \$2.00 extra each, and that the recommendation apply only to the parishes of Newcastle, North Esk and Alnwick. The report was received and adopted. DIVISION OF NELSON PARISH. Coun. Burchill stated that the parish of Nelson having been divided during the last session of the Local Legislature, there would be two new Councillors, and he would move that a Committee be appointed to see that proper accommodation was provided for them in the Council Room. On motion, Couns. Saunders and Burchill were appointed a committee for this purpose. ACCOUNTS. Coun. R. B. Adams, mileage, 80 cts. It was moved and seconded that the Sec.-Treas. pay the Chatham Lock-up Committee \$62, for 1 year's rent. Carried. It was moved and seconded that Constables Cottier and Loggie be paid \$2.00 each, for their attendance at the Council. Carried. ABSENT COUNCILLORS. Coun. McLaughlin moved that the Sec.-Treas. collect fines from the Councillors who were absent at 12 o'clock the previous day, unless satisfactory explanations be made by them. Coun. Goggin moved that the absent Councillors be excused on making proper explanations. The Warden and Coun. Goggin claimed they were present at 12 o'clock, and Councillors Burchill and Loggie said they were detained by important business, and Coun. Robinson said he over-slept himself. The Councillors were excused. SALE OF A PIECE OF LAND. The Sec.-Treas. stated that at the last July Session a resolution had been passed authorizing him to sell the Shaw lot at an upset price of \$2,000. This he considered was too much, he would, therefore, propose a resolution to the following effect be passed with regard to the matter:— Resolved, That that portion of the Resolution of Council passed at last July sitting, directing the Sec.-Treas. to advertise the said lot to be sold to the highest bidder, be amended so that the said lot be sold to the highest bidder at the upset price of \$1,000, payable one-third down and the balance in 1 and 2 years, with interest at 6 per cent, and not sold at \$1,000 that the same be leased from year to year. Carried. Coun. A. Adams reported the following from the Committee on parish accounts. T. C. Miller for rent of building for election purposes, \$4.00. Rejected. John Buckley for horse hire and putting up notices, \$4.00. The Committee recommended that \$200 be paid. Ordered to be paid as recommended. Isaiah Savoy, Town Clerk parish of Alnwick, rent of building for election purposes, etc., \$6.50. The Committee recommended \$4.00, which was ordered to be paid. E. R. Whitney, parish of North Esk, a similar account of 9.00 which \$6.00 was ordered to be paid as recommended by the committee. An account of George Harper, District Clerk, Parish of Nelson, for \$4.00, was rejected on recommendation of the Committee. Another account of John Buckley for calling a public meeting of the inhabitants of Newcastle was likewise rejected. The account of Dr. McDonald which was objected to as not sworn to, was ordered to be paid. The total amount was \$14.00, of which \$4 was for personal medical attendance upon a prisoner in Jail, and \$10 to Dr. A. C. Smith, who acted in the case of the prisoner Perry as his substitute. DOING THE COURTEOUS. On motion of Coun. Burchill, the Warden was requested to leave the Chair, and Coun. A. Adams to take the same. Coun. Burchill said the session was drawing to a close, and it was the custom at such times to thank the Warden, and he thought on this occasion the Council would be unanimous in a vote of thanks to the Warden for his courteous and able conduct in the Chair, and he hoped they would all meet again next January Session. Coun. A. Adams having tendered the thanks of the Council— The Warden returned his sincere thanks

for the courteous manner in which he had always been treated. Coun. Sullivan moved a vote of thanks to the proprietors of the ADVANCE and Advocate for their attendance. Carried. Coun. Burchill thought they should not separate without thanking the Sec.-Treas. for his general courtesy to all in the discharge of his duty. Coun. A. Adams said the Council could not have a better officer, and he would like to see him there for the next 50 years. The Sec.-Treas. said he heartily thanked the Council for the sentiments expressed towards him. His ambition had always been to endeavor to perform his duty, and to extend proper courtesy to all with whom he had business. He had received every consideration himself, and while he filled his present office, all would receive the utmost impartiality, but should it be his fortune to occupy a higher position, he would always endeavor to do his duty. He did not know how soon this might occur, but whenever it did, he would always look back to these occasions with much pleasure, and in conclusion he begged to thank them heartily for the sentiments which had been expressed toward him. On motion, the Council then adjourned sine die. THE COADJUTOR BISHOP. THE CONSECRATION SERVICES IN THE CATHEDRAL, FREDERICTON. We take the following, in reference to the consecration of the Coadjutor Bishop of Fredericton, from The Telegraph:— FREDERICTON, July 10. There was a large attendance at the 8 o'clock service at the Cathedral, this morning, and many of the congregation did not leave the church, but waited for the consecration service, at 11 o'clock. At 10.30 the pews, as well as the seats placed in the aisles, were filled, and it was almost impossible to obtain standing room; but still the people kept coming, and at 11 o'clock the church was crowded to excess, and there were still many outside unable to gain admittance. THE FLORAL DECORATIONS were exquisite and were given by the owners of gardens and conservatories in Fredericton. Mr. Alfred Ray gave 1,200 rare and beautiful roses, and others contributed largely. Mrs. Mulley's taste was displayed in the decorations of the font and pulpit. THE MUSIC at the consecration was as follows:— 11 o'clock Service. Processional: 100th Psalm, Hymn 166, 1st tune, Kyrie, Gloria, Credo, Agnus Dei, Hallelujah, Sanctus, Benedictus, Communion, and the Blessings. After the blessing, Nunc Dimittis to 6th tone. THE PROCESSION entered the Cathedral by the west door and proceeded up the main aisle towards the eastern window in the following order:— The members marching two and two. Seven virgins attending. Rev. E. P. Frowling and Rev. F. W. Wroom, Deacons of the Diocese of Fredericton. The following priests of the Diocese:— Rev. Messrs. A. Wiggins, T. Tozer, W. Wilkinson, A. Greer, A. O. Raymond, G. W. Millidge, H. H. Nelson, N. M. Manson, H. Barber, C. S. Newhall, L. W. W. Wiggins, W. H. Street, G. Love, C. F. Wiggins, J. H. Talbot, A. F. Hiltz, J. H. S. Sweeney, J. H. S. Sweeney, J. H. S. Sweeney, D. Forsyth, J. Houston, C. Willis, G. H. Sterling, L. A. Hoyt, J. Lockwood, P. Partridge, T. Steeles, Geo. Schuchert, E. Smith, W. H. Street, G. Love, R. D. P. Wetmore, D. W. Pickett, Donald Elliot, J. S. Sweeney, J. H. S. Sweeney, Canon Develer, S. J. Hanford, A. H. Wesley, Canon James Neales, Canon Scovil, Canon Walker. Clergymen from Nova Scotia and one clergyman from the United States. Bishop Coadjutor Fredericton, with the Chaplains of Fredericton, Nova Scotia, Maine, Albany and Quebec. Canon Muller, acting as Metropolitan's Chaplain and carrying the magnificent Crozier presented to the Metropolitan at Montreal. Metropolitan in robes and mitre. The procession moved up the aisle slowly and majestically, the organ pouring forth a solemn strain. The Nova Scotia Clergy and Divinity Students seated themselves in the main aisle in chairs placed there for that purpose. The remainder of the clergy and the Bishops occupied the seats back of the chancel rail. The Metropolitan went at once to the Holy Table and the Bishop-elect proceeded to a chair set for him near the throne of the Metropolitan, who commenced the Communion office, after which Bishop Binney read the Epistle, the second in order, viz.: Acts xv., 18. Then the Nuncie Creed was said, after which the Anthem. The Bishop of Albany then proceeded to the pulpit (preceded by two deacons and his Chaplain), and preached the consecration sermon from the text:— Exhort with all low suffering and doctrine.—I. Timothy iv., 2. The sermon was an earnest, eloquent and impressive one, on the mission and duties of the Episcopate. Its concluding words—addressed to the Metropolitan and the Coadjutor Bishop were as follows:— I am sure I speak for all your home and abroad, when I say that we are glad to honor and congratulate the venerable Metropolitan of Canada, glad to welcome you, my brother, to be to him as Joshua to Moses; and, in your turn, to take the perils and the honor of leadership in this part of the Church of God; and glad to take our representative and our successor into again the stand of our successors in the great electric cable of our common connection, through St. Paul and St. John, with the chief Bishop and Shepherd of the lesson of the Scriptures, witness of the written Scripture, and witness of the type of the spiritual, the material and the corporeal, through which it runs and binds them to eternity, to Christ, to His Church, in its duties of the Holy Ghost; articulate with the voice of inspired revelation and of the unerring tradition of the yet unaided Church; and give witness to the greater than courts, the centries, the more than countries of Christendom, through which it runs and binds them to eternity, to Christ, to His Church, in its duties of the Holy Ghost; 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