MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, JANUARY 24, 1884.

County expenditure. The cost of publishing reports would be grumbled at by the ratepayers and as the papers have subscribers abroad why should the Council pay for furnishing these with information. [Laughter.]

Adjourned until 2 p. m.

WEDNESDAY AFTERNOON.

Coun. Loggie read petition from S. U McCulley, relating to two properties in Glenelg, on which he pays taxes and which he claims are overvalued-covering some 300 acres of wilderness land, with no im pay \$5.65, to Sec. - Treas., amount due the provements thereon, being valued at \$800 and \$900, respectively. The petition shows that when compared with other properties in the district having fishing and other privileges the valuation of his properties is excessive. This petition as well as that of Geo. Cowie, presented by coun. Saunders, and of Wm. Forrest, pre sented by coun. Flanagan, were referred to committee on petitions.

COUNCILLORS' PAY.

Coun. Williston moved following resolu tion, which was seconded by coun. Parks: Resolved-That this Council ask th Local Legislature to take steps whereby each councillor in the Municipality of Nor-thumberland shall receive the sum of \$2 per day, over and above his mileage for each day in session.

Conn. Ryan said Council had no right to pass such a resolution. No councilior was compelled to attend here, and if any representative was dissatisfied he could give place to others who didn't look for pay. Coun. Saunders said he felt like supporting the resolution. He could not get a man to spend his time for him for noth. ing, and as this principle was a good one in public as well as in private affairs, he did not think the people wished their representatives to spend their time at the council for nothing.

Coun. Williston said that was the right way to look at it. He was satisfied the people in his parish were willing to pay him for his services. (Laughter.) He cited Kent County, where the councillors were paid so much per day during each ession

not made out according to law. Coun. Sullivan was opposed to increase ing pay of councillors just now, and said

expended \$6.50. Jos. Tweedle, collecter rates. Robt. Johnston, comm'r highways ; not accompanied by all the vouchers. Jos. Chapman, comm'r roads. \$2.60 on hand-ordered to be paid to his successor. NELSON.

Thos. McDonald, comm'r bye roods. Thos. Lynch, John O'Neill, comm'r bye roads, (No. 2) Robt. O'Neill. Thos. McDonald, comm'r of highways. Stephen Duthie, collector of rates. On and \$23, which he is ordered to pay to Secy. - Treas. Jos. Wall, collector of rates ; ordered to

DERBY

ounty.

uccessor.

district.

Thos. C. Newman, collecting justice. Hugh Parker, comm'r bye roads. John J. Miller, comm'r highways. Francis Parks, collector rates. P. Claucy, comm'r highways. Ordered to make proper return in July. Samuel Holts, comm'r bye roads ; commission overcharged 5c. ROGERSVILLE.

Account shows no defaulters' list ; otherwise correct. A. A. Richard, collecting justice. Julius Finnegan, comm'r highways. Hypolite Bourk, commr. bye roads. Reuben Bourk. Oliver Thibedeau, commr. highways. Peter Casey, collector rates. ALNWICK.

Augustus Allain, collector rates, Middl District ; due him \$2 53. Louis P. Robichaud, collecting justice John L. Robichaud, commr. bye roads John McKenzie, John Doyle, Benoit Russell. Eubulus McCullam, commr. bye roads In hand \$53.93-ordered to pay to h Jos. Simpson, commr. highways, lower Angus Morrison,

Prudent Robichand Ralph Fayle, Justice of the Peace. Jas. Mahoney, collector rates. W. Hierlihy, collector rates; commis sion due him \$4.07. Ralph Fayle, J.P., acct. of prosecutions on-performance of statute labor. HARDWICKE. Alex. McDonald, collector rates. Jas. McLean, commr. bye roads.

Alex. Mills, collecting justice.

Daniel Lewis.

see their way clear to build it.

Wilfred Cormier, comm'r highways

family who had been swept in by the Newcastle net. THURSDAY, JAN. 17TH.

read and confirmed. E. P. Williston was re-elected auditor. appointed Printing Committee. in detail and he proposed that if the Jas. McLean, commr. highways ; return

the day canvassing members in favor of Legislature should see that it kept to its the resolution, which was entrusted by bargain, them to Mr. Whelan, while Mr. Snowball Coun. Saunders said it was singular

who had been informed of what was going that Coun. Whelan objected to hearing on, appeared in the afternoon and had rewhat "the bargain" really was. quested a number of members not to act The Warden said Coun. Saunders had

hastily should the matter be brought up. spoken several times and was out of order. as although any action the Council might Coun. Saunders asked to be heard take would not have much importance atagain, but the Council would not hear tached to it, under the circumstances, yet

it would be well and in the interest of the The motion to lie over was carried and the resolution made the order of the day people of the county, generally, that nothing should be done that might tend | for Friday at 12 o'clock. to jeopardise the road by the south side

FERRY IMPROVEMENTS.

route, by which alone the Company could On motion of Coun. Loggie a resolution was passed requesting the Local Govern' Two of the Councillors stated that ment to grant a sufficient sum out of th Councillors Savoy and McKenzie of Alm Great Roads appropriation to erect appli wick and Cuncillor Sullivan of Hard ances for raising and lowering the waterwick, had, on Wednesday forenoon, ex ends of slips or roadways of the steam. pressed themselves fully in sympathy ferry approaches of Chatham and New castle, so that they may be easily adjusted with the company and its proposition to make Chatham the deep-water terminus. to deck level during the rise and fall and, yet, these three, after having been he tides and to obviate the present old fashioned and cumbrous device no approached by Mr. Adams, were found carried at each end of the steamers. voting against the very thing they had Coun. Loggie presented the petition advocated but a few hours before. The residents and latepavers of Black Brook comments made, both in the Council room after adjournment and about the hotels for the establishing of a ferry for foot passengers between a point in the vicinity of on the conduct of these members and Mr. James McMurray's and the opposite those from the up-river parishes above side of the Miramichi. The motion was Derby were not flattering, but, as oneadopted and Couns. Loggie, Flanagan and Mr. Campbell, of Ludiow-stated after-McKenzie were appointed as a committee wards, they did not represent their to determine the points between which constituents in the matter but only them selves-and yet he subsequently recorded the boat should run, and to establish tolls, his vote with the rest of the happy etc.

PUBLIC SLIP, NEWCASTLE.

Coun. Flanagan moved that the piece of land now occupied by a new block in the Public Slip, Newcastle, "be sold by the Minutes of yesterday's proceedings wer Secretary-Treasurer at public auction and the amount placed to the credit of the County.

Coups. Fish, Adams and Loggie were Coun. Saunders said it appeared that block had been erected on this property Coun. Loggie asked for action on by the Newcastle Firewards during the report relating to the publication of p past year, and he would like to know ceedings of Council brought in yesterday. whether the Council had given them au-He said the people of his Parish wer thority in the matter. desirous of seeing the accounts published Coun. Morrissy said if Coun. Saunders

had any brains he would know what the Council was not prepared to pay for a fu Council had done in the matter. [Cries of report of its proceedings it might order oh. oh !]

Firewards this year put it down at 79c. Ordered that \$16.80 be paid over to their successors.

PARISH OFFICERS' RETURNS. Coun. Campbell moved a resolution reuiring Road Commissioners and other Parish officers to make returns for examination by Councillors and for the purpos of rectification by them, at least thirty days before the January sessions of Coun-

He referred to the inconvenience resulting from the present mode of audit and said many accounts were very difficult esolution :-to understand, owing to the incompetency evident in making them out. If Councillors had opportunity of examining them and getting personal explanations before coming to Council it would facilitate the

work of the sessions. Coun. Adams said the Act Assembly now provides when returns shall be made and the Council could not enforce Coun. Campbell's resolution unless by seeking amendment of existing legislation. Besides. Councillors have trouble enough already in keeping things straight without assuming new and onerous duties. Coun. Saunders expressed similar views to those of Coun. Adams. Coun. Sulliuan thought the principle of

the resolution right, but the Council had no power to do anything in the matter of enforcing it. Coun. Morrissey supported the resolu-

tion and said Committee was now inconvenienced by having to wait for Newcastle middle district accounts. Coun. Tozer said the law now required

returns to be made by 15th of September and should be carried out. Coun. Whelan favored the resolution. Coun. Saunders did not believe in one man being compelled to do the work another was paid for as the resolution would

require. Coun. Bamford thought the meaning of the resolution was all right, but it could not be carried out.

Sec'y-Treasurer said the resolution was out of order and it was allowed to drop. Coun. Loggie submitted account from Coroner Pallen, \$16.70, which was referred to County Accounts Committee.

Coun. Scofield submitted a b

ance of last year was stated at \$16, while ed at him. He (Coun. Fish) saw the log four houses and damaging three others : cut up, when it did not turn out sufficient merchantable lumber to make a box of and occupied by Thos. Kelly. In all matches. It was not the hook or caliper these cases the steam fire engine was on but the men's judgment, experience and duty

> capability. Coun. Scofield also related his experience in a similar matter, in which the hook surveyor was worsted and shown to have

entirely under-measured the logs. The Resolution being put was adopted.

UNIVERSAL SUFFFRAGE. Coun. Scofield moved the following

Whereas, in the opinion of this Council he laws relating to the election of representatives to the General Assembly of this Province and to the Dominion Parliament are not sufficiently liberal for this progres-

sive age, Therefore resolved, that this Council ask the General Assembly of this Province and the Dominion House of Parliament to alter and amend the present laws relating to the election of representatives to said Houses. so as to give a vote at such elections to every male British subject who is not an idiot. a lunatic or in prison. Further resolved, that a copy of this resolution be sent to each of our local representatives, and also to our representative in the Dominion Parliament. [Applause.]

Coun. Williston, -Include the ladies ! Coun. Scofield, -- My reason----The Warden, -- The resolution is not seconded

Coun. Whelan seconded the resolution. Coun. Scofield, -- My reason. Mr. Warden, for-[Applause.]

The Warden, -Do you move the adoption of the resolution.

Coun. Whelan moved that the resolu tion be adopted, which, being seconded-Coun. Saunders said he opposed the proposition altogether and could not be lieve the Council would ever sanction it. He did not think Coun. Scofield had any idea that such a resolution would pass. Coun. Scofield, -I have the promise of a majority in its favor.

Coun. Loggie,-Give him a chance. Coun. Scofield said,-My reason for bringing up this resolution is the fact that I look upon our present election laws requiring property qualification to entitle a man to vote as a relic of old-world feudrect, after which they were passed upon alism that has been transplanted and is still lingering on North American soil. [applause]. They create and maintain class distinctions, place property-holders on a higher level than non-property holders and keep them there, irrespective of their mental or moral qualities. It does not acknowledge the fact that all men in the community contribute to the general rev-Morrissey. enue and, therefore, should have a voice in its expenditure. They ignore the fact morrow that taxation without representation is Whereas, the said system of survey is | robbery [applause]. No man should have to contribute one cent to the revenues of a county without having some say in its distribution, and the resolution I have introduced asks for them this privilege. There cannot be free government in every sense of the term in a free country without universal manhood suffrage, with the limitations mentioned in my resolution. Though we may not be successful just at present, the day will come ere long when right, rising in her power and strength. and sworn to the faithful performance of | will burst the iron fetters forged upon her signed by Genl's Beauregard and Early by the brute force of might, which has so long ruled the world. [Great applause.] Then, justice will reign triumphant irrespective of his worldly possessions, the glorious blessings of a free, untrammelled franchise. [Cheers.] The franchise cannot be too far extended. Give us manhood suffrage and you give every man in the community an active interest in his similes of our signatures attached, in its country. He feels he is one of the factors advertisements." ently large proportion of undersized logs. in its government and, consequently, a spirit of patriotism is evoked which long to be measured in two places and would be impossible to create under pre sent circumstances. Who are the bone

CAPITAL PRIZE, \$75.000. T one burning the kitchen of the Dunn Tickets only \$5. Shares in proportion house on Henderson st., and one owned

Louisiana State Lottery Company.

We do hereby certify that we supervise

hose carts, hose &c., are in good order. The Firewards will require for the current year \$1800, as per the following esthe arrangements for all the Monthly and timate : Semi-Annual Drawings of The Louisiana

The steam fire engine, hand engine,

Current expenses steam fire engine

State Lottery Company, and in person manage and control the Drawings them-selves, and that the same are conducted Payment on hose purchased 680.00 with honesty, fairness, and in good faith Building new engine house on hill. 400.00 toward all parties, and we authorise the New tanks and repairing old ones. . 300.00 Company to use this certificate, with fac-similes of our signatures attached, in its

\$2158.96 Balance to be assessed -\$1800.00

Which balance will be required to meet instalment due 7th February for 500 ft. new hose purchased from the Gutta Percha Rubber Co.

The Firewards respectfully request the Municipal Council to grant an assessment on the fire District of Chatham under authority of Chap. 63, of Act 1878. of \$1,800 to meet expenses of the Board as per the above estimate.

Respectfully submitted. WM. MUIRHEAD, JR., Chairman.

Chatham, Jan. 11, 1884. The report was received and adopted and an assessment of \$1800 was ordered

to be levied on the Chatham fire district for fire purposes.

COMPLAINTS AGAINST A BY-ROAD COMMIS-SIONER.

On motion of Coun. Loggie Mr. Thomas Baldwin, of Upper District, Chatham, was permitted to be heard before the Council in reference to charges preferred by himself and others against Mr. John Riley. Mr. Baldwin read a statement, setting forth a number of sums of money granted

for pieces of road, etc., some of which he alleged were not expended, the aggregate of default-according to the statementbeing some \$50.50.

Coun. Flanagan enquired whether the statement read was sworn to by Mr. Baldwin or anyone else. Mr. Riley's sworn accounts had been before Auditor, duly examined and found cor-

1967 Prizes, amounting t Application for rates to Clubs should be made only to the Office of the Company in New Orleans. For further information write clearly, giving full address. Make P. O. Money Orders payable

Commissio Incorporated in 1868 for 25 years by the Legislature for Educational and Charitable purpos

Rauregun

advertisements."

with a Capital of \$1,000,000-to which a reserve fund of over \$550,000 has since been added. By an overwhelming popular vote its franchise was made a part of the present State Constitution adopted December 2d A. D. 1879. The only Lottery ever voted on and endorsed by the

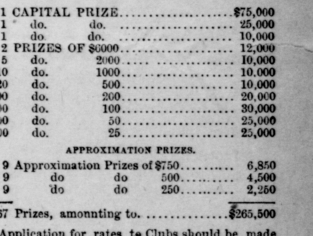
people of any Stat It never scales or postpones.

Its Grand Single Number Drawings take place monthly A SPLENDID OPPORTUNITY TO WIN A FORTUNE. SECOND GRAND DRAWING, CLASS B, AT NEW ORLEANS, TUESDAY, FEBRUARY 12, 1884-165th

Monthly Draw CAPITAL PRIZE, \$75,000.

100.000 Tickets at Five Dollars Each. Fractions, in Fifths in proportion.

LIST OF PRIZES.



1 CAPITAL PRIZE. PRIZES OF \$6000 do.

1000

people had all the taxation they could Jos. Williston, commr. bye roads. Coun. Freeze said he could not support

the resolution. The taxation now was tee. heavy enough, and this question of daily pay meant additional taxation, for the January and July sessons, of \$364. Coun. Saunders felt justified in supporting the resolution.- He was a poor representative indeed who was not deserv-

ing of pay for his services, and the mileage did not go very far towards paying a man's expenses when away from home. Coun. Cameron was of the opinion that all who were engaged in public work rent. Passed.

should receive some reasonable remuneration for their services.

Coun. Campbell said he was strongly opposed to the resolution. It looked exceedingly strange to him to see opposed a reasonable outlay for placing the public accounts before the ratepayers more fully than at present, supporting a move which would involve a much larger expenditure of public money, and for their own personal benefit.

Coun. Adams said he was surprised t see members of this Board looking for pay. Why, they ought to be glad to com here. They all had a good time, and he really thought they were indebted to the County for the privelege of holding seats at the Council. Then, look at the pay they asked! Two dollars. Why, it was absurd If he looked for pay at all he wouldn't think of valuing his services at a less figure than \$10 per day.

Coun. Morrissy said the Newcastle coun cillers were the worst off among them all, for they did not even get mileage. Be sides, they had not only to attend to their own work as councillors of Newcastle parish, but, living at headquarters, were frequently called upon to do work for others. Therefore, the opinion of the Newcastle councillors should have as much if not more weight than that of others who did get some pay, small though it might

Coun. Fish said if Council passed th resolution it would be a departure from well known principles. He was opposed to it. There were many officers in the county who had to do considerable work for nothing, who deserved pay also if councillors were to be paid for their services. At the outset, there was no mileage-but now mileage was paid, which he consider ed was only justice to those who came from a distance. But he would oppose

that an application will be made by interany attempt to obtain daily pay, as sought ested parties, to the Government and by this resolution, which, if passed, would Legislature, to effect changes in the Sub-

accounts. The above accounts passed were all that had been so far examined by the commit BARNABY BOOM. that if any Parish wished for fuller reports Coun. Saunders introduced a bye-law or publication of accounts the cost thereof relating to the Barnaby River Boom, ask should be a Parish charge. ing increase from 3c. to 5c. per M. for booming logs. The mover explained that unless the increase is allowed there would

PUBLISHING ACCOUNTS. On motion of Coun. Loggie, it was resolved that the committee on printing be be no boom in a very little time, the remuneration at present being insufficient to mpowered to print any accounts in detail at the request of the Councillors reprepay for the labor. Out of the amount made the boom-master had to pay \$40 for senting any Parish, said printing, over and above the usual printing, to be a par-

tee work.

ish charge. BILLS, ETC. -THE JAIL. Coun. Morrissy brought in a bill from V. F. Smallwood for \$4.50 for boarding and attending an aboriginal lunatic. This bill was left over from last year. Ordered

journed antil 2 p. m. to be paid. On motion of Coun. Sullivan, Jas. Gre-Council reassembled at 2 p. m. gan, commissioner bye-roads, Hardwicke Couns. Freeze, Adams and Saunders having failed to make returns, is ordered were appointed Committee on County to do so at July session.

Contingencies. Coun. Sullivan, from the committee to examine jail, reported as follows :--Your committee appointed to inspect the jail beg leave to submit the following re-

We visited the jail and found six prisoners incarcerated therein, who say that they are well treated, and had no complaints to make. We found the building clean and well

warmed, but would recommend that a tick be furnished for each bed in the front cel on the lower flat, and also that a pair of blankets be provided for each of the beds Respectfully submitted, Jeremiah Sulli van. John L. Scofield, Chas. Rainsborrow.

MIRAMICHI VALLEY RAILWAY. Coun. Whelan moved the following resolution :-

Whereas the County Council of the County of Northumberland in general session convened, having learned with pleasure that the Local Government of this Province have entered into a contract with the Northern and Western Railway Company, commonly called the Miramich Valley Railway.

And Whereas, in addition to the sum o 3000 per mile granted by the Local Legislature, the Dominion Parliament at its last session did further subsidize a portion of the said road by a sum of \$3, 200 from the I. C. R. to Dunphy's, so

And Whereas, the road, if built will be great public advantage to the people of the County, will open up for settlement fine tracts of land and increase the business trade of this County.

And Whereas, this Council has learned had been advanced and it would be better to pass Coun. Whelan's resolution now.

the publication of a full exhibit of Coun. Adams said the land belonged to the County, and if the Firewards required Couns. Adams and Saunders contended , and it was not wanted for a more ne that the papers now gave a report of pro cessary purpose, they should be allowed ceedings that was sufficient, and thought

to occupy it at a nominal rental. Coun. Morrissy said the Council had no authority to rent the land.

Coun. Adams said it was the duty of the Council to guard the interests of the County in this and similar matters. esolution had been passed last year by the Council in reference to this lot and he would like to know what it was. Coun. Tozer said he thought the Council had no jurisdiction in the matter.

Coun. Saunders asked the Secy. Treas. what the resolution on the subject was. The Secv. Treas, said he had not record ed it in the minutes as it was ultra vires. but it was among his office papers.

Coun. Freeze said he had moved the resolution, which, as nearly as he could remember, was to authorise the Firewards to lay off a piece of land 40 feet wide-he forgot the length-as a site for an engine

MIRAMICHI VALLEY RAILWAY AGAIN. Coun. Flanagan asked if the Council Coun. Whalen moved a reconsideration could deal with the matter last year why of the Valley Railway resolution. Carried. not, also, this year? He said that since the resolution had Coun. Fish claimed that the streets of

passed he found he had not exactly ex-Newcastle belonging to the town and not pressed what it was his intention to the county and the Public Slip was in the vey by it, in one or two particulars. The same position. The Town had, therefore, resolution stated that the Dominion Govthe right to take possession of this lot as ernment had given a subsidy of \$3,200 an engine house site, just the the same for the portion of the line between as the police committee had the right to the Intercolonial and Dunphy's, when it occupy the streets with lamps or the fire

Adjourned until one o'clock for commit-

Council reassembled at 12.40 and ad-

should read \$3,200 per mile. In the first department to place hydrants in them. paragraph after the preamble, also, the The subject was here dropped, as the word effect appeared where he intended to Secretary-Treasurer said the public slip have made it affect. He, therefore, moved was not County land, but stood in the to have the necessary changes made. same position as the public highwave of

Coun. Saunders moved that considerathe County-viz., as the property of the tion of the matter lie over until 12 o'clock public at large under the Local Governnext day. He said he had no doubt as to ment. It was, however, pressed again the intention of the majority, but it was during the afternoon and the Council deonly fair that an opportunity should be clined to interfere. given to lay certain facts before the Coun-

Coun. Tozer stated that the Committee on the matter of the Secretary-Treasurer's bond, who had telegraphed an enquiry in reference thereto to ex-Warden Lawlor, were informed by telegraph that he was resolution were allowed to lie over a bet-"not at home, but expected home." The Committee was directed to report again at 2 to-morrow.

POLLING PLACE. GLENELG.

to establish a new polling place in Glenelg Coan. Loggie said there was evidently River, and stated the inconveniences re-

lating to cattle going at large in Blackville on both sides of the river, above Cain's river, between 1st May and 30th Oct., which was adopted.

SURVEYORS OF LUMBER. Coun. Whelan moved as follows .-Whereas, the system of hook-survey

generally adopted by surveyors of lumber in this County is illegal and unjust, being contrary to the letter and spirit of the law regulating the survey of lumber in this Province, and

generally and strongly condemned by the indignant voice of public opinion, and by the admissions of the Surveyors them-Be it therefore Resolved that the said

system of survey is condemned by this Council, and the surveyors are hereby required to adhere more strictly to the provisions of the law, and to mark carefully the superficial contents on every log not condemned as the law directs : And be it further Resolved that no per son shall act as surveyor of lumber, or as surveyo?'s assistant unless duly qualified

their duties as such. The resolution, being seconded by Coun. Scotield, was received, and Coun. Saunders moved its adoption, which was duly throughout the land, giving to every man.

Coun. Loggie said that a very large per centage of the logs coming down the Southwest were undersized and not required by law to be marked. Coun. Whelan said that the improper hook-survey was responsible for the appar-The law, too, required all logs over 26 ft. he would like to know how the middle of a log could be measured by a hook. The and sinew of our country ? [hear, hear, hook-survey often made battens out of merchantable logs and was an imposition

on the lumber-operator, as it always made the mill survey overrun that of the boom. Coun. Loggie said that, as a matter of fact, the reverse was very often the case. Coun. Whelan. - That is your assertion,

manufacturer for nine years. rendered unnecessary by the present provisions of the law.

Coun. Fish said the law did not prohibit or prevent the hook-survey and the use of the hook was in accordance with the spirit its object the emancipation of the non-

of the age which demanded quick as well property holders in the Dominion from as correct work. Experience proved the political serfdom, and placing them-as

Who, if we were involved in a war, would be the first to respond to the summons to go in defence of their own native land, to bear the burden and heat of the day? Who would pour out freely their hearts' best blood in its defence? Who would figure most conspicuously in the lists of

killed and wounded ? Who, did I say ? Coun. Loggie,-Yes, and I know what | Go and consult the statistics of any war I am talking of, having been a lumber from Waterloo to Tel-el-Kebir, [applause] and you will find it the non-property Coun. Campbell said the resolution was holders, the very class a barbarous and unjust law allows no voice in the affairs of the nation. [Hear, hear.] Gentlemen, support my resolution and you will give your influence to a movement having for

at or near Alex. McDonald's, Lower Black hook to be the proper instrument, for it they should be -on a political level with ples on the Face, Biliousness and Constiwas speedy and fully as correct as the the richest in the land, for as Burns says : | pation-such cases having come under my

by the proper committee. It was, therefore, but fair that those who brought charges against him should also present their statements under oath.

On motion of Coun. Loggie the statement of Mr. Baldwin, when sworn to. was ordered to be referred to the regular Committee,-Couns. Adams. Loggie and

Council adjourned until 10 a. m. to.

[We are obliged to break off Council report here and will publish the remainder of it next week, when we will perhaps also give the Parish Officers. We find that in order to report the proceedings with sufficient fullness it is necessary to adopt this plan, so that we may find room for other necessary matter. -- EDITOR.] No more conclusive proof of the absolute fairness of the Monthly Drawings of The Louisiana State Lottery Company, can be given than the following certificate

"We do hereby certify that we supervise the arrangements for all the Monthly and Semi-Annual Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings themselves, and that the same are conducted with honesty, fairness, and in good faith toward all parties, and we authorize the Company to use this certificate, with fac-

GREAT RESULTS ARE SPEEDILY ACCOM PLISHED by the leading alterative. Northrop & Lyman's Vegetable Discovery and Dyspeptic Cure. Indigestion ceases, biliousness disappears, constipation gives place to regularity of the bowels in consequence of taking it. Ladies suffering from complaints peculiar to their sex ex. perience long wished for relief from it, and impurities in the circulation no longer trouble those who have sought its aid. Give it a trial and you will not regret it. Mr. W. Maguire, merchant, at Frankin, writes : I was afflicted with pain in my shoulder for eight years-almost helpless at times-have tried many remedies.

but with no relief, until I used Dr. Thomas' Eclectric Oil. After a few applications the pain left me entirely, and I have had no pains since.

Mr. R. A. Harrison, Chemist and Druggist, Dunnville, Ont., writes : "I can with confidence recommend Northrop & Lyman's Vegetable Discovery and Dyspeptic Cure for Dyspepsia, Impure Blood, Pim-

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100 Barrels Choice OATMEAL. 100 Barrels Mess PORK, 100 Barrels Refined SUGARS. 100 Casks MOLASSES. 100 Quintals CODFISH. 100 Tubs LARD, 100 Dozen BROOMS. 100 Dozen Brown's AXES. 100 Cases MATCHES.

100 Bushels White BEANS, 100 Boxes RAISINS,

SECRETARY-TREASURER'S BOND. Coun. Loggie said the matter had been so rushed through the Council yesterday that a good many members could not have understood the vote they gave, and if the

ter understanding of the position of the company and the prospects of the proposed road could be reached.

Coun. Adams said no reasons for delay Coun. Cameron moved for a committee

Contraction of the	any accompt to obtain daily pay, as sought	Lagislature to offict changes in the Sal	Coan. Loggie said there was evidently	River, and stated the inconveniences re-	man arounder and fully an annuat on the	the richest in the land, for as Burns says :	nation_such cases having come under my	
A. C.	by this resolution, which, if passed, would	sidy Act of 1882.	an intention to prevent reasons being giv-	and ting from all the metonenous heing	was speedy and fully as correct as the	the fichest in the land, for as Durus says .	personal observation."	100 Boxes RAISINS,
E. M. S.	be an injustice.	SIUV ACT OF 1002.	an intention to prevent reasons being giv-	suiting from all the ratepayers being	calipers. In cases where the survey was	"The rank is but the guinea's stamp,	personal observation.	Too Dones minorite,
	Coun. Ryan said that if councillors	of this connail no abange on alteration	en, but they could and would be given if	obliged, as at present, to go to the upper	incorrect it would be found that the fault	A man's a man for a' that." [Great ap-		
	were to be paid men would try to get	should be made by the Government or	the friends of the resolution dare leave it	end of the parish to vote.	did not lie with either hook or calipers.	plause.]	Vital Questions! !	
		Legislature so as to effect the route or	open for discussion until to-morrow.		but in the judgment of the Surveyor. As	Coun. Adams said if the mover had	Ask the most eminent physician	FOTUDO
S. P. The		location of such road, but the line of such	Coun Ryan said he for one was willing	on the ground that the present polling	out in the judgment of the Surveyor. As	included the ladies the resolution would be	Of any school, what is the best thing	50 TUBS
			the exection should lie even wat'l to	on the ground that the present poining	to the marking of logs, it was a matter of	heartily endorsed [hear, hear].	in the world for quieting and allaying all	in the second se
	who take an interest in public affairs,	said Subsidy Act	the question should lie over until to-	place was as near as possible to the middle	arrangement between buyer and seller.		irritation of the nerves and curing all forms of nervous complaints, giving natu-	
3-2	and therefore were better representatives	And Further Resolved, That copies of	morrow.	of the parish, besides being the polling	Coun. Whelan said speed was all very		ral, childlike refreshing sleep always?	AUDIOF DUTTER
		the resolution be forwarded to each mem-	Coun. Bamford said it seemed an at-	place in elections for the Local and Dom-	well but the public should not be run	you feel and get one yourself [laughter.]-	And they will tell you unhesitatingly	
	than those who might seek election mere.	ber of the Local Government, the Local	tempt was being made to evade the ques-	inion Legislatures	over and robbed. He believed in the motto,	He felt that no good-living citizen of the	Some form of Hops !"	UNDIUE DUITEN.
	ly for the pay. He agreed with the previ-	and Dominion members for the County	tion. To-morrow, further delay would be			country-whether he possessed property		
	ous speaker. There were many persons	and also to the Dominion Government.		Coun. Cameron contended that the pre-	do your business well and do it as fast as i	or not-so long as he paid taxes, should be	CHAPTER 1.	
	who did public work and got nothing for		asked for. No reasons were given for	sent polling place was on the Richibucto	you een our ne did not believe in the		Ask any or all of the most eminent phy-	
			postponment and it ought not to be grant-	Road, which, it was well known, ran	inignitous hook survey. The book could	debarred from having a voice in the selec-	sicians :	
	it, and thought the councillors ought to be		ed.	through the upper end af the parish, and		tion of representatives. It often happen-	"What is the best and only remedy	and the second
	willing to bear their share of the burden.					ed that young men had mothers or other	that can be relied on to cure all diseases	
State 2	The resolution was lost. Yeas-Willis-	resolution, coming as it did before the		it was a great inconvenience for the resi-	and its application was often prevented	members of their families depending on	of the kidneys and urinary organs ; such	AFFIAF
Call The	ton, Saunders, Baldwin, Cameron, Rains-	council without notice had better remain	Bamford.	dents of the lower districts to go there to	even there by the riders on raits covering t		as Bright's disease, diabetes, retention or	-OFFICE:
				vote.	the ends: besides when the nook was ab-	them for support, but for whom they	inability to retain urine, and all the dis-	
		over until noon to-morrow, so as to give	members voted, fair play ought to be		plied a fair diameter measure was not	would perhaps accumulate property, and	eases and ailments peculiar to Women"-	
ALALY .	Bamford, Freeze, Scotield, Whalen, Jar-	members a chance to think matters over.	shown by letting the matter lie over until	Cameron, Rainsborrow and Jardine were		he would like to ask if these were to be	"And they will tell you explicitly and	
	dine, Adams, Ryan, Fish, Morrissy, Sa-	Motions to receive and also to adopt				debarred from enjoying the franchise ?	emphatically "Buchu"	דדי ו ידד
	voy, McKenzie, Sullivan, Cormier-15.	and to receive and adopt and to lay over	to-morrow.	appointed the Committee.	or where the log was chipped or broken,	The question being taken and the	Ask the same physicians	Fish Warehouse,
and some			Coun. Loggie said that if the resolution	OVER · ASSESSMENT.	the result being that the poor lumberman		"What is the most reliable and surest	TIDII WOILCHOUDO,
and south		until next day at twelve were made.	were passed it would look like an expres-	Coun. Morrissey presented the petition	was robbed and often received only the	names recorded, the vote stood,-	cure for all liver diseases or dyspepsia;	
Ter trail	Conncil passed a number of Parish ac-	Coun. Morrissey repeated his motion			price of battens when his lumber was		constipation, indigestion, biliousness, ma-	
	counts as follows :	for the adoption of the resolution which	sion of opinion from this County against	ment meniously stated to the Gameil	price of bacters when his fumber was	Whelan, Jardine, Cormier, Baldwin, Mor-		
	LUDLOW.	the Warden put without asking if the	the proposal to amend the Subsidy act-	ment previously stated to the Council,	merchantable. He cited the case of a	rissey, McKenzie-10.	tell you :	
the service		Council was ready for the question. The	an opinion which he knew did not prevail to	which, being sworn to, was referred to		Nays - Campbell, Adams, Tozer, Bam-	Mandrake! or Dandelion!"	PUBLIC WHARF,
and the second			any great extent among the people however	Petition Committee.	ernment Surveyor made the quantity	ford, Freeze, Thibedeau, Saunders, Flana-	Hence, when these remedies are com-	robrie mining,
7		yeas and nays were called and thirteen of	councillors might vote, and if the Council's	BLACKVILLE CAFTLE BY-LAW.	2,500,000 and the lumberer's Surveyor	gan, Loggie, Fish, Williston, Cameron,	bined with others equally valuable	and the second
	John T. Wilson, collector of rates.	the Councillors voted yea, and the War-			made it about the same. At the boom an-	1 SAVOY-13.	And compounded into Hop Bitters,	
	Wm. McKay, collecting justice.	den declared the motion carried.	action were to influence the legislature,			PARISH ACCOUNTS	such as	and the second
	Councillor Campbell, chairman of Com-	Coun. Loggie protested against the	the effect would be to delay the building		other Surveyor was put on and he made		[Concluded next week.]	NEWCASTLE
	mittee, said as they had neither commis-	matter being forced along in this way, as	of the road for seven years and, perhaps,	the running at large of cattle on the	it 2,000,000 and a few odd feet. Was not	counts' Committee, reported on the fol-		HA WOASLAD
1. 1. 1. 1.	sioner nor surveyor in Ludlow last year,		altogether. This would more fully appear	shores of the Southwest Miramichi, be.	This randery and it was done with the		Every Spring.	
	there were no returns. A commissioner	the resolution dealt with a very impor-	by facts which could be laid before the			lowing, which were passed,-		
		tant subject and should not be sprung on		line, which was received and the duty of		GLENELG.	HOW AN AFFLICTING ANNUAL VISITOR WAS	
	was appointed who was too old to act-	the connent and carried annanon in shen	Council if it was not afraid to wait until			D. McLaughlin, By Road Commissioner.	DRIVEN FROM A WEARY WOMAN.	JOHN McLAGGAN.
	the other officer encounted man not a rate	evident haste. He understood the last	tomorrow.	preparing by-law referred to committee	ber never reached the boom ?	Wm. Dickens, do. do.	Plain and simple mechanics are not	
			Coun. Adams wanted to know why the	consisting of Coun. Scofield, and two	Coun. Whelan,-It was all driven to	Wm. Dickens, Com. Highways,	liable to get out of order. Complicated	
	done on the roads.	motion to be for the postponement of the	company did not go on and build the road	other members.	the boom.	John DeDairmid, do. do.	watches, intended not only to keep the time of day, but to mark the movements	EGG ISLAND!
	doue ou the roads.	discussion.	as it had contracted to do. He would	PARISH ACCOUNTS.	Coun. Adams said it was rather a bold	Wm. Wilson, Col. Rates.	time of day, but to mark the movements	
	BLISSFIELD	Coun. Morrisey said no such motion				Bernard Cook, do. do.	of the moon and stars, are certain to need	
	Accounts passed as follows:-	had been made. He had moved the adop-	now not object to the company's views		assertion to go from the Council that our	Duncan McNaughton, Com. Roads.	frequent repairs. Husbands and fathers	TO LEASE-For a term of years- the property
			being heard.	Parish accounts, reported on the follow-	lumber surveyors are robbers. If any	Alex. McDonald, Surveyor Roads, shows	often fail to see that their wives and	TO LEASE-For a term of years- the property known as Egg Island-Miramichi Bay, the
		tion of the resolution and as he did not	Coun. Saunders understood that the	ing, which were passed, -	Councillor had that opinion of a surveyor	\$5 defaulters list; ordered to be placed in	daughters are more delicately organized	lessee to have the fishing, and other privileges Con-
	Geo. Y. Bamford "	speak in any foreign language he thought		NORTHESK.	let him not ask his appointment. He de-	Les les stand han de	than themselves, requiring corresponding	nected therewith.
1.1.1	John A. Macdonald, collector of rates.	he had been fully understood.	plans and surveys, together with letters				care when they are well and assistance	Richard Hutchison.
	Samuel Betts, comm'r bye roads. Geo. Sutherland, ""	A motion was now made to adjourn and	from Alex. Gibson, President of the Com-	1 signam	precated the strong language used; remem-		when they are ill. Yet much better for	
		when the Warden asked "Is the Council	pany, were in the hands of Mr. Snowball	Mich'l Oldfield, do.	bering that surveyors were sworn to do	Philip Loggie, Com. Highways.	woman's fine system is a trustworthy	Jan. 1st. 1880. Douglastown
			at Chatham, who could, no doubt, lay the	Batrick Huden Col Dates Andita	their duty, it was unfair to censure them	Thos. Keating, Com. By-roads.	medicine, ready at all times for use, than	
		ready for the question?" Coun. Loggie	facts and figures before them to-morrow.	Patrick Hurley, Col. Rates. Auditor says there is \$7.58 due from Mr. Hurley,	as Coun. Whelan had done.	Robt. Marray, do. do.	a deal of tinkering by semi-educated local	MERSEREAU'S
	BLACKVILLE.	rose and said no, he for one was not ready		but Committee say Auditor is wrong and		G. A. Blair, Police Magistrate.	practitioners.	
	Chas. Donalds, comm'r bye roads. No	for the question, as he desired to have	Coun. Fish said that would be a one-	Mr. Hurley is right.	Coun. Whelan said he did not make the	Charman Theorem of Antonia	"Every spring," said the wife a well	Duese
		something to say with reference to the	sided business.	David Dennett Col Pator	least insinuation against any man, but he	Coun. Loggie submitted annual report	known employee of the Grand Trunk Railway, Montreal, "I have been for	PHOTOGRAPHIC ROOMS
		resolution said to have been passed. He	Coun. Jardine said the Company had	Jas. Urquhart, Com. Highways-no	condemned the system.	of the Chatham Firewards, as follows,-	some years past troubled with nervous	norounarino noomo.
	B. N. T. Underhill, comm'r bye roads.		undertaken to build by the route specified		In reply to Coun. Ryan the Secy Treas.		debility and weakness. It was the	
	No surveyor's return. Councillors report	had not neard the warden ask-'is the	in the Subsidy Act and should be kept			beg leave to submit their Annual Return,		
	correct-passed.	Council ready for the question?" when he		submitted to July session.		accounts and vouchers for the year 1883.	upon to hear although none the light	We have perfected the Details of the
		put the matter from the chair, and-	to their bargain.	Pat'k Hogan, Col. Rates.		Their receipts for the year were	for that.	
	Thos. Vickers. comm'r. No account :	Coun. Loggie was called to order on	Coun, Baldwin said the resolution had	Michael Oldfield, Highway Commission-	logs, etc., according to law. If it only	Balance from late Treasurer		Rapid Dry Plate Process.
	vouchers only. Councillors certify correct		been sprung on the Council and hurried	er; ordered that Rich'd Murphy and Wm.	asked that the law be complied with there	Cash from Col. of Rates	in plenty , still on each returning	rapid Dig riddo riddoss.
	-passed.	the point that a motion to adjourn was	through in a most unfair way, as if its	Matchett file vouchers before July eession.	could be no harm in passing it, and if it		my sickness came as regularly as the buds	No trouble to get
	John Whalen, comm'r highways.	not debateable.		Peter Russell, Com. Highways.			and blossoms.	
	Thos. Weaver, coll. rates. No voncher	The motion to adjourn was then put	originators and friends were afraid to	Jas. Urquhart, Com. By-Roads.	went beyond the law it could effect no-	\$1205.79	"You seem better now."	Photographs of Children
F. St.	for 20c. Otherwise correct-passed.	and carried.	have discussion on it.		thing.	Their expenditure was	"Oh yes; I consider myself almost or	as we have the
	Matt. Kehoe, collector rates.		Coun. Morrissey said the Company had	CHATHAM.	Coun. Saunders argued that the surveys		quite well, and it came about in this way.	
	Jas. Smith, collector rates ; balance due	At this stage there was no little ergite.	a contract and the Council should insist	Geo. Trevors, Col. Rates.		Leaving a balance of\$358,96	A lady living on St. Cathering atreat this	BEST GALLERY,
	him \$4.03			Wm. Kerr, Com. Highways.		There were seven fires in the fire dis.	city, commended to my attention Sulphur	BEST LIGHT.
	michael mays, concerning justice.	ment, the minority claiming that they had		Anone Maintash do \$9.50 in hand to	to law.	triat during the year , one demaging Mrs	and Iron Rittone It gave - + +	DECT DOCTOR
	Morgan Hays, comm'r bye roads. Thos. Vickers, ""	been unfairly dealt with, the others con-		be paid successor.	Coun. Fish gave his experience of a dis-	McCarthy's house and destroying some	and life. My sister, living in Brochwill	BEST PROCESS
	Thos. Vickers, " "	tending that the time for speaking was	claiming that the north side route would	G. A. Blair Eso, Collecting Justice	i nuted survey which included a nune log	I out huildings . one demoging tou ement	whose discase was nearly 11	North of St John and as good an OPERATOR
	SOUTH ESK.		accommodate the most people and the	Dan'l Finn, Col. Rates.	which was surveyed by a caliner surveyor	owned by the Bishop of Chatham : one of	mine, was equally benefitted by the same as	Give US a Trial and be convinced.
			greatest amount of trade, was the route	" " Dog Tax Collector.	and also has a back are a camper surveyor	incendiary origin at Harris' warehouse.	thing."	
	James Lawlor, collector rates.		over which the Company undertook to	Jas. MaMurray Collector Rates, ordered	and also by a nook surveyor, who differed	owned by the Bisbop of Chatham ; one of incendiary origin at Harris' warehouse, doing little damage ; one destroying an	Sulphur and Iron Bitters, prepared by	-GALLERY OPPOSITE-
	Los Chanman collecting instice	Incely stated that Messrs Park and Adams	over which the Company undertook to	1 ha man ana 00 07 1- 1 1	somewhat The calinan ennuaron out the		it at prepared by	

freely stated that Messrs. Park and Adams over which the Company undertook to he pay over \$3.25 in hand to successor. It was prested that Messrs. Park and Adams over which the Company undertook to he pay over \$3.25 in hand to successor. Jos. Chapman, collecting justice. Robt. Johnson, comm'r bye roads ; over- had been at the Council Chamber during build the road and that, therefore, the Chatham Firewards account. The bal- log at 198 feet, while the hook man laugh- town ; one on Pleasant street destroying sale by all druggists. Price, 50 cents. | Masonic Hall, - Chatham.