CAPITAL PRIZE \$150,000.

"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 conducied with honesty, fairness, and in good faith toward all parties, and we authorise the Company to use this certificate, with facsimiles of our signatures attached, in its advertisements."



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SUMMER ARRANGEMENT. One of the Steamers of this line will leave ST JOHN at 8 a. m. every MONDAY, WEDNES-DAY and FRIDAY, for BOSTONVIA EASTPORT and PORTLAND, and 2: 7. 30 o'clock every SAT-URDAY night for BOSTON DIRECT. J OHNSON, AGENT, Chatham, or to your nearest ticket agent.

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CHATHAM, ARRIVED

IN CASKS ---AND---

BARRELS

GEORGE WATT

FRESH FISH! FRESH FISH! By steamer "MIRAMICHI" from Esc uminacth ti mes a week

Fresh Salmon. Herring, Shad,

Bass, Cod a d all kinds of FRESH AND SALT FISH in their

Wm. Fenton's

New Store.

The new store at the junction of Water and Pleasant streets, Chatham, will be opened for

SATURDAY NEXT 4th Inst. WITH A NEW STOCK OF

Groceries and Provisions Dry Goods, **Boots and Shoes**

a nd a genara assortment of family supplies of We will also keep on hand a full line of feed for all kinds of stock, including BRAN, SHORTS, MIDDLINGS, OATS etc.

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Absolutely Pure.

This powder never varies. A marvel of purity, than the ordinary kinds, and cannot be sold in ompetiton with the multitude of low test, shor weight alum or chosphate powders. Sold only it ans ROYAL BAKING POWDER CO, 106 Wall St.,

LEAKY Made Tight.

Asbestos, Gravel, Slate, Tin and Metal roofs well and permanently repaired, by using the well known

SPARHAM Fire Proof Roofing Cement.

BACK WATER and DRIFT on Shingle Roofs can be stopped and the Shingles made FIRE PPOOF by cementing with our cement. It is cheap, durable, gives a fire proof surface, and fills up and stops all cracks and crevices. Parties, purchasing can do their own roofing and repairections which we furnish. Estimates furnished, and contracts made us will be executed so as to give satisfactiou,

R. R. CALL, Newcastle, GEO. WATT, Chatham, R. JOHNSON, Bathurst DAVID DICKSON, Moneton. JOHN J MILLER, Manager Maritime Provinces "Sparham Roofing and Paint Co." Established 1870. P. O Drawer 365, Newcastle, N. B. NewCastle, March 12, 1887.

PRESERVE YOUR SHINGLE RUOFS. By using Black Oil Gloss Roofing Composition for Fire Proofing and Painting Shingle Roofs. It is durable, and as a preservative, unequalled penetrating the wood, and is not all exposed on the surface; it is water proof; having a body this composition fills well, and stops leakage, and shows a rich, glossy surface.

In casks of forty-two to forty-five gallons one cask will allow a heavy coat for 18 to 25 M. shingles. Price only \$3,00 per cask. Large longhandled brushes \$1,25 each with which the composition can be readily applied very rapidly.

DAVID DICKSON, Moucton TAILORING.

erally patronised his business at his late stan ! and to inform them that he has removed to he to the doctrine that Kent men are glad to welcome all old customers and to make the

Kinds of Cloths, or single Garments aspection of which is respectfully invite 1. F. O. PETTERSON.

THOROUGH-BRED

Berkshire Boar or sale. Also: young Berkshire Pigs.

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> G. STOTHART. Chatham NB

Works.

Paragon, patent TRIUMPH. FOUNTAIN. To bo sold Low FOR CASH.

1 Car Granulated Sugar. 100 Tubs Lard.

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Dr. J. A. Thomson DENTIST.

All work done carefully and satisfaction guraan

EXTRACTION OF TEETL made painless by New and Simple Method.

Miramichi Advance,

"lying round loose" and ready to attach himself to whatever will pro mote his own ends and ambitions,

interests or professed principles.

THE BYE ROAD LIST for the County

of Northumberland is issued. An offi-

cial copy of it occupies the fourth page

POSTWASTER ADAMS of Chatham

writes a letter to the in ADVANCE reply-

ing to Mr. Mitchell'sstatements in the

House of Commons concerning the dis.

position made of certain Montreal Her-

paign. Mr. Adams' statement of the

matter is, we think, a fair one. Mr.

Mitchell has a clear case against the

Newcastle office and, under the cir-

cumstances, it would have been better

[For the "Advance"]

Some Curious Marriages.

In all matrimonial lore Gretna Green

will ever maintain its justly prominent

position. Turning back a few centuries

in Scottish history we read of a cer-

tain king who, deprived of his crown,

pursued by his enemies, and wearied of

riding, at length arrived at a small

forge in Gretna Green, a little village

near the border. Here he offered to

king. Quick as thought the brawny

son of Vulcan drew off the horse's

"Now," said he, turning to the king,

'I ask thee to give me and mine the

privilege of lawfully uniting in wedlock

whoever may come to us desiring the

"Thy wish is granted thee," said the

king; and so saying he drew up and

signed a document to that effect. The

king went on his way rejoicing, the

quite recently, the majority of runaway

marriages were celebrated by

Gretna Green blacksmith and his de

I marry this man and woman together.

shoes and reversed them.

his eager pursuers.

to have pressed that, alone.

during the Dominion election cam-

There seems to be a plethora of candidates, offering for the local legislature just now in the County of Kent, no less than five aspirants for the honor of representing her being of the ADVANCE this week and will, no reported in the field. Of these, three doubt, be interesting to our local are looked upon as being each strong readers. in his way-viz., Messrs. J. D. Phinney, C. J. Sayre and Urbain Johnson. Messrs. Sayre and Phinney publish their cards in the AD-VANCE, while Mr. Johnson is, no doubt, considering the matter, having, probably, not determined, as yet whether he is in earnest or not.

mistaken for that of an out-and-out Liberal, and old-time supporter of the present local government, so completely has he managed to adopt several pronounced liberal planks and oppose the government and

scendents, in turn, who reaped a bounturn his back upon those who, when tiful harvest of wealth therefrom. they were in power in Fredericton, A good story is told of a run-away had him as their avowed friend as couple who chose a dark, rainy night unmistakeably as were Mr. Blair for their escapade. Arriving at th and his associates their avowed op-Manse, under a pelting rain-storm, and creating disturbance enough to put the ponents. The friends of the local thunder to envy, they, at last, succeed government cannot, of course, object ed in awaking the minister from his to Mr. Phinney becoming a convert new premises on Water Street, next door to the store of J. B. Snowball, Esq., where he will be good enough to represent Kent, nor head from the open window he enquired the cause of the midnight errand. On can they blame him for ceasing to being satisfied as to the necessary facts of the circumstance he stretched forth his hands into the darkness, and look interests, when he knows it is both useless and unpopular to do so; and ing up into the clouds hastily but distinctly cried aloudthe Liberals of the County will, no "Out of the window in stormy weather, doubt, be glad to find a gentleman of Nothing but He who rules the thunder Mr. Phinney's ability and former Shall break this man and woman asunder." "Now be off with all speed," said he, Tory record proclaiming his fealty to 'You're married." The brief cerethe doctrine of lien law and manhood mony over, the happy couple hastily suffrage. Now, if Mr. Phinney can repaired to their new home. manage to retain the inflaence of Mr Landry, notwithstanding his appar-Many amusing stories originated in the old form of "calling" or "publishant apostacy from Tory principles, he ing the banns of matrimony', it being will also be able, no doubt, as a newcustomary on such occasions for the before the minister arrived. In a certain church where the choir

found friend of the Local government, to make Mr. LeBlanc's friends believe that he is entitled to the French vote; or, better still, he may occupied the gallery behind the pulpit, manage, with the protean poses he and before either minister or precentor assumes, to so threaten and cajole Mr. had made appearance, a lady member Urbain Johnson as to convince that volatile and voluble representative of dom nor common sense, arose before Acadian interests that he is the Frenchmen's "curly headed boy." Indeed, we should not be surprised to hear of Mr. Johnson having a hard time of it between the efforts that will be made to induce him to back down in Mr. Phinney's interest

In all fairness, it ought to be as-

sumed that Mr. LeBlanc is a suffi-

cient, as he is a creditable represen-

tative of the important French ele-

ment which predominates over the

the time-honored custom heretofore

observed between the two races is

not to be causelessly set aside, neither

Mr. Johnson nor any other candi-

date of his nationality will offer. It

should not be forgotten by the French

one of their own nationality at Otta-

wa, while one of the local seats is

held by another, and while they are

naturally jealous of their race privi-

sentiment among their English-

one of the latter. Assuming that

the better-disposed among them will

take this view of the matter, they

will make a choice as between

Messrs. Sayre and Phinney. Mr.

Savre's card is a quite full statement

of his position and, so far as we

know, it is consistent with his past

record. In reading it one does not

feel that in order to make it com

two explaining manifest changes of

policy and principle, nor will his

former friends and political associ-

ates wonder why he does not apolo-

gise for going back on his record. In

these days, however, when success is

courted too often at the sacrifice of

principle and consistency, it may be

that it is a mistake to set too high a

value on either, although the time

must come, sooner or later, when the

old-fashioned popular admiration for

political integrity will again assert

claimed the banns of matrimony between herself and a bashful old bachelor seated in the body of the church, As it was done entirely without the knowledge or consent of the gentleman in question, his astonishment can better be imagined than described. and his chronic desire to be a candi-Wild with excitement the old man date for anything in the range bearose from his seat and stamping about tween the office of hog-reeve and that of Chief Commissioner of Public

on the floor loudly exclaimed-"It's a lie, it's a lie, it's a lie." After considerable talk, peace was once more restored to the congregation

and the minister proceeded with the usual service.

A young American clergyman, many years ago, whilst preaching for a short time in one of the rural towns, went English in Kent to the extent of early on a Monday morning to the about eight hundred votes, according house of his most prominent parishion. to the Assem'sly voters' lists; and if er, and, after vigorous bell-pulling, the servant appeared, and, in reply to his request to see Miss ----, the young lady of the house-he was plainly refused admittance as the lady in question was engaged with her household duties at that time

voters that they are represented by the impatient minister. "But you can't," replied the maid

"My mistress is at the wash-tub." On hearing this he straightway made for the kitchen, where, in working attire he beheld the object of his affecleges, they ought to respect the same tions. There and then without further ceremony he proposed and was refused. speaking neighbors and join with After some remonstrance, however, the them, on this occasion, in returning bashful maiden complied.

"Let us pray," said the minister, and both knelt down amidst steaming wash tubs and heaps of unwashed clothing.

This man and this woman were afterwards the parents of no less illustrious a family than that of which the writer of "Uncle Tom's Cabin" was a prominent member. Many years ago it was the custom

with certain ministers to require applicants for marriage to answer correctplete there should be a paragraph or ly a number of questions from "The Shorter Catechism. Under such circumstances a rather awkward couple once presented them-

selves at the kirk to be wedded. The minister began-"What is the chief end of man?" After some hesitation the bashful groom replied-"The head, to be sure." The indignant clergyman, without

further ado, dismissed the simple pair

with a severe reprimand for such un-

pardonable ignorance. It is strange that illiterate as some people are, they may often know itself. We cannot help admiring the enough to desire to get married. We man who, though he may be, at times, once heard of a man who was refused

he is expected to be, and is not just | twenty.

Speaking of marriages we might also mention the peculiar ways in which the clergyman is often rewarded, especialregardless of former alliances, party ly in rural parishes, for such necessary Trustees of Schools Newcastle as follows. and important service.

Passing by those generous beings who come to the Manse or parsonage. laden with suckling pigs, pumpkins and other produce equally valuable-"For they never would be missedthey never would be missed." We signed once knew a groom, who, when the ceremony was ended, demanded of the minister how much he charged "for this 'ere business." "Well," replied his reverence, "you

should give me just in proportion as you value your wife." After some careful consideration the groom counted out the sum of fifty the piece of land referred to in the peticents and with a look of self-satisfaction

deposited the money in the minister's | this Council to order its sale. SOLOMON SUCH.

Municipality of Northumberland

COUNCIL ROOM, July 5, 1887 Council was called to order at 11.49 o'clock noon, Warden O'Brien in the chair. The roll was then called, the following councillors being present:-

Ludlow-John Mc Aleer, George Nelson. Blissfield-Enoch Bamford, John T. Mersereau.

Blackville-Daniel Sullivan. Northesk-Michael Ryan, Wm Jones. Southesk-Jared Tozor, James Sommers. Derby-John Betts, James Robinson. Nelson-Peter Esson, John O'Brien. Newcastle-John Woods, C. E. Mc

Hardwick-Michael Bransfield, George Fowler.

Glenelg-Hugh Cameron, Robert M Alnwick-A. Adams, Jas. Anderson. Rogersville-Raymond Layway, Jule

Minutes of last day's proceedings at January session were read and, on motion,

On motion resolved that John Cassidy be appointed constable to wait upon the tracks of his horse completely baffling Council

On motion Council adjourned until For many years, and indeed until o'clock. AFTERNOON SESSION.

Council was called to order at 2 o'cloc Warden O Brien in the chair.

Coun. Smith directed attention to th fact that the Council had met in the fore noon before the time advertised. He said it made no particular difference on this occasion as no business of consequence had been transacted, but it was a thing out of ! which abuses might arise and should, therefore, be avoided. Some of the Councillors were absent, who, had it not been for the irregularity, would have been present, including Coun. Flanagan and peaceful slumbers, and thrusting his himself.

Coun. Betts moved, seconded by Coun. Ryan, that Mr. W. C. Anslow be appointed official reporter. Carried.

Coun. McKeen presented the petition of R. R. Call, as follows:-To the Warden and Councillors of the Munici pal Council of Northumberland. GENTLEMEN: At last July session I made an

application to the Counci! for a reduction in th rent paid by me for the Public Wharf property The matter was referred to a committee who ommended a considerable reduction in the ren This the Council did not adopt. As state t n my petition last year, I have spent a large amount in repairs to the property and since las July have gone to considerable expense in keeping it in good condition. I now pay \$225 per num rent to the County. The revenue derive from the wharf during late years is triffing and would not pay for repairs. This is caused by the amense falling off in wharfage, owing to the ouilding of railways. For the purposes of income he property is worth much less than it was ten ears ago. Under these circumstances I think he present rate is much more than ought to h charged for the property I beg therefore again to bring the matter before your notice and to

equest that you make a reasonable reduction in precentor to publish the banns just | the amount of rent. Your obedient servant,

Newcastle, N. B. Coun. McKeen supplemented the prayer of the petition by arguing in favor of its being granted. On motion it was referred of the choir, noted neither for her wis- to the committee on petitions. Coun. Betts moved that committee report at 4 E P Williston, Auditor, the assembled congregation and pro- o'clock. Carried. Coun. McKeen presented notice and

> petition of Board of Health as follows:-All owners and occupiers of Houses and Premises situate in the Town of Newcastle in the County of Northumberland are hereby required to ith and offal removed water closets cleaned and sinks and drains protected, on or before the fifteenth day of June A D. 1887 All persons neglecting or refusing to comply with the requirements of this notice will be pro-

eded against under the Provisions of "The Pub Health Act of 1887. Dated at Newcastle this 30th day of May A. D. ish accounts for Parish 1887—By order of the Board of Health of the town | E R Whitney, Town Clerk, E. P. WILLISTON, Secretary. F. L. PEDOLIN, Chairman To the Warden and Councillors of the Munici ality of Northumberian The petition of F. L. Pedol.n, Donald Morrison Henry Wyse, John Hogan and E. P. Williston

That some time during the year 1886 your pet tioners were appointed a Board of Health for the That your petitioners are informed and believe that a Board of Health was also appointed about the same time for the town of Chatham in the said That during the last sitting of the Local Legis lature an Act was passed entitled the 'Publi That under the provisions of that Act a Boards of Health are continued until new Boards

are appointed by the Municipal Council of the unty, and that the Gov't have power to divide the Province into Health Districts, and under that provision have made the County of Northumbe and a health district. That your petitioners, as such Board of Health aused the annexed Notice to be printed and distributed among the property holders and oc-cupiers of Land in the Town of Newcastle, and it "O! but I must see her," insisted was the intention of your petitioners to have all nuisances abated after the date mentioned in the

That certain owners of land questioned the power and authority of your petitioners to enforce the provisions of the Health Act of 1837. on the following groun is: 1st That Northu nberand was established a Health District under the said Act. 2nd That Chatham and Newcastle box had Boards of Health established at the same me and it was questionable which Board Health could act under the Public Health Act

Your petitioners therefore pray - that this Counwould memorialize the Gov't to make the town f Chatham and the town of Newcastle separate 1887, and when the Gov't did so to appoint a \$3.20. Board of Health for the town of Newcastle. And your petitioners would also call the attention of this Council to the pool of water in rea of the bullding on the No.th side of Pleasant Street, in Newcastle, and would ask this Counc to instruct the road commissioner for the town of Newcastle to drain the same, your petitione hinking it doubtful is the owner can be con

And in duty bound will ever pray.

F L PEDOLIN, M D. D MORRISON H. WYSE E P WILLISTON

Coun. Adams thought the proper course would have been for the Board of Health to have had a bill prepared and sent to the Assembly through our County representatives and not to put the County to the expense of preparing the bill. In reference to the pool of water spoken of, the commissioner of roads for Newcastle should attend to it and he moved that the petition be not received.

Coun. Smith said that was not a fair way in which to dispose of the matter. The right of petition was one which should be recognized and requests of this kind, coming from a public body of importance, should be received and referred to the \$150.00 a year. Couns. Esson, Ryan and while in the towns it was only 30 cents. committee on petitions. He moved the Smith spoke in favor of the recom- We should protest against such a law, petition be received and referred to committee on petitions.

the motion to refer was carried, Coun. McKeen proon Jas. Fig. ch's Jr. road, tylor road,

ing lost his fingers in a saw mill. This petition was also referred to committee on petitions. Coun. McKeen presented petition of

Chas. McKeen, Esq. C. Councillor, Newcastle, N. B. DEAR SIR.—At a meeting of the Board of Trus tees of schools, District No. 7 Parish of Newcastle ield on the 20th ultimo it was Resolved that the councillors for the County of orthumberland in session convened be requested sell at public auction, for the benefit of this school district, the properity known as the old grammar school, situate in the town of Newcastle and that Coun McKeen be asked to present our

P. HENNESSY,) JAS FALCONER | Board of Trustees. A C SMITH, I beg to say in support of the above resolution at we are unable to keep the school house and ot in proper condition for school purposes, beause unwilling to make improvements on proerty to which we can lay no claim. Your obedient servant,

A. C. SMITH, Secv. of Trustees. Coun McKeen explained the matter: The Secy-Treas, quoted from the Act of Assembly passed in 1874 in reference to tion, and said it was quite competent for

On motion, the matter was referred to Committee on Petitions. Com. McKeen brought up the matter of

an old petition of Alex. Cummins, presented in January, 1886, asking that certain taxes collected from him after he was 60 years of age be refunded to him. The Secy-Treasurer referred to former report of Committee of Council on this subject, the report recommending that Mr.

ment of certain taxes, as provided by law, said report having been received and adopt-Coun. Smith considered the report final and objected to the matter being again

Cummins be exempted from further pay-

brought up in this form and unless some new circumstances had arisen: Coun. McKeen moved that the petition be taken off the files and be reconsidered, as the petitioner was entitled to a refund of taxes paid after he was 60 years of age, and he should get it. The motion was

not seconded Coun. Bamford brought up the case of R. D. Robinson, and moved that Mr. Robinson be heard in reference to his bill of charges for conveying lunaties to the asy-

lum. The motion was carried. Mr. Robinson said that the sum of \$36 had been taken off his account. He did not know upon what particular items this reduction was made, but there were certain charges for which he had paid cash and he should like to have the matter again taken up. On motion it was referred

to committee on County Accounts. Coun. Adams brought up petition of the widow Russell, pregented in January last, which had been referred back to the councillors of the Parish of Alnwick, they to consult with the Assessors. The state. ments in the petition were correct and the councillors for the Parish would recommend that she be refunded \$3.50 over-

Coun. Smith moved that the recommenof the Alnwick councillors be

Coun. Underhill presented petition of Thos. Clark for refund of taxes paid in Nelson, he, being a resident of Blackville. where he paid his taxes. Referred to committee on petitions.

On motion Council adjournel until 4

Council was called to order at 4 o'clock. Coun. Smith moved that the Secy .. Treasurer pay the Chatham lock-up committee the sum of \$62.88 for rent of lock-up building. Carried.

o'clock for committee work.

Coun. Adams movel that Vital Allan be appointed Inspector of Fish and Anthony Cormier, constable for Parish of Alnwick. Carried. Committee on County Accounts pre-

sented the following accounts, those correct were passed and the others disposed Chatham Lock-up com to Wm Irvine, John Cassidy, prisoners' board at jail, AC Smith, certificate of lunacy. Roger Fianagan, clothing for lunatic,

J B Williston, work, Jail com cleaning water closets, John Shirreff account recommended to be paid less \$23, this amount to be paid upon receipt of Judge's certificate M Bannon, Jail Committee, Secy-Treasurer filing school lists,

hn Cassidy. W F Smallwood, public wharf, \$28, re-commended to be paid \$14 00, Miramichi Steam Navigation Company, Dr Pedolin, Coroner. W C Anslow. Antoine Cormier, conveying lunatic to

Dr Baxter, two certificates of lunacy

commended a further payment of \$31 J S Benson, Coroner, Return of Frank Thibideau, com. highways, passed. Coun Ryan presented the following Par-

sh accounts for Parish of Northesk :-Thos McKenzie, District Cierk, Council adjourned for further committee work until 5.30 o'clock.

Resumed at 5.30. The following County accounts and returns were presented and passed.

Returns of Wm. Robinson Commissioner Roads, Correct. Michael O'Brien, collecting justice, On petition of Thos. Clark the com-

mittee recommended that the taxes collected in Nelson be refunded. Passed. On petition of Arthur Wright, the committee recommended he be exempted from poll tax and tax on income, save such income as he may derive from personal property or real estate. Passed as Dr J. S. Benson, who were duly appoint-

On Petition of Board of Health of Newcastle the committee find that under Act of Assembly, 1877, Council is required to appoint a Board of Health for the County, which has been set apart by government as a Health district, and they recommend that no action be taken on the petition. Report adopted.

Account John Cassidy, constable, Health Districts under the Public Hea'th Act of \$34.40 recommended that it be paid, less Police committee in account with John

Ferguson for glass, etc. in 1886 \$1.15.

On petition of Trustees of Schools, New- Somers, Tozer, Hache. Lawway, Esson, castle, the committee recommended that the property be sold and proceeds appropriated under the provision of the Act of Assembly of 1874; the Secy. Treas. to

On petition of R R Call the committee recommended that the petition be left in the hands of the committee, in order that they may make further inquiry into its merits than they now have opportunity of doing, and that if upon thorough investigation they find Mr. Call is holding at a loss, they be empowered by the Council to make such reduction as they may deem just, such action by them, if

sell at Public Auction. Passed.

taken, to have effect for one year only. Coun. McKeen, objected to the recommendation of the committee and moved in

The Secy-Treas, brought up what he ence to our highways in this county over

ment of taxes, he being crippled by hav- -that he had been served with the following order-

> IN THE SUPREMS COURT, EX-PARTE JOHN JARDINE. Upon reading the affidavit of John Jardine ith exhibit thereunto annexed, I do order that municipality of the county of Northumber and do show cause at the next Michaelmas Term of this Honorable Court why a writ certiorari should not issue to remove into the Honorable Court a certain order for assessment made by the Council of the said municipality directing that certain amounts be imposed and evied upon the said County of Northumberland included in which is a sum of five hundred dollar Vye as Inspector for enforcing The Canada Ten perance Act, 1378, and all proceedings on which the said order was founded, with a view to so much of said assessment as relates to the assess ment of the said amounts for the said salary of the said Thomas Vye as such inspector, and all proceedings therein being quashed, and let no further proceedings be had by the said Thomas

Vye as such Inspector, and let copies of this rule

be served upon the Warden and Secretary of said

municipality and upon the said Thomas Vye.

Dated this 29th day of June, A D., 1887 A L PALMER, J S C The Secy-Treas said that the effect of this order was to prevent Mr Vye, the Inspector appointed under the Act of Assembly by the Council from taking any steps, as such Inspector, to prosecute cases under the Canada Temperance Act. In the meantime, the Municipality will have to show cause in October next why a writ of certiorari should not issue in the matter, His opinion was that this did not interfere with the usual collection of taxes, and he would recommend that the Secy-Treas be authorised to take the necessary steps to maintain the position of the Municipality in regard to the

Inspectorship, etc. Coun Adams said the Council had no authority to either pay Mr. Thos. Vye or discharge him.

The Secy. Treasurer said the whole question was whether the local act is ultra vires or intra vires, and he thought the order would have to be obeyed. Coun. Smith asked whether the Secy. Treasurer considered the contingent as-

sessment invalid? The Secy Treasurer thought it was not, and that the judge's order did not stop the collection of assessment. The effect of the order was only to stop the Inspector from acting in his capacity as such. He had been in correspondence with the Attorney General and hoped the Council would carry him out in the matter.

Coun. Robinson asked what the upshot would be if the local Act was upset? Coun. Ryan presumed we would have to pay all the costs of this argument before the Supreme Court.

been issued and the \$500 for the inspector's salary would be collected, and if Mr. er attempted to make this order an ex-

cuse for refusing to pay his assessment,

he should be compelled to pay up, and in

order that there might be no breaking down in our action for the defence of the County's position, he moved the following Orleans, La. The Second Prize was \$100, Whereas certain proceedings have been taken in the Supreme Court at the instance of one John Jardine with a view of quashing so much of the county assessment as relates to the the assessment for the amount of the salary of the inspector appoin ed by the Council to carry out the provisions of the Canada Temperance Act.

refore Resolved That the Secy. Treasurer be

instructed to take all necessary steps for sustaining the said assessment and, if deemed expedient to employ counsel for that purpose. Carried unanimously, The Secy-Tr. stated that he thought it possible that there might not be sufficient funds in the contingent assessment to pay the large current expenditure at present borrow money for that purpose, and after showing the state of the various funds at the present time, he asked to be author-

the assessment comes in. The following resolution was then moved

by Coun. Adams:-Resolved, That in the event of it being necessary County, the Secy Treasurer be hereby authorized and empowered to do so on the credit of the County to an amount not exceeding the present contingent assessment of the County, giving his obligation, as Secretary-Treasurer, for the repay-

ment of the same. Carried On motion the councillors' accounts for mileage, and the Constable's bill were ordered to be paid. Coun. Smith referred to the petition of the Board of Health of Newcastle and said that while each of the existing boards had full powers heretofore under the new act, it was necessary now for the Council to appoint a Board of Health for the County. He quoted from the law on the subject and said his friends, the members of the council, need not rush in to be appointed, as in the case of the Valuators, as there was no pay attached to the office, save in the case of the Secretary to the Board, and he moved that the Council proceed to the

appointment of a Board of Health for the County. Carried. Coun. Adams moved that a nominating committee of five be appointed to nominate

said Board of Health. Coun. Smith moved in amendment that the committee be composed of one councillor from each Parish.

The original motion was withdrawn and Coun. Smith's motion carried. The following were elected a nominating committee: -

Cours. Adams, Jones, McKeen, Brans-

field, Smith, Tozer, Lavway, Betts, Nelson Underhill, O'Brien, Bamford, Mc-The committee retired and, on return ing to the Council room, nominated the following gentlemen to constitute the Board of Health viz. Dr. Pedolin, E. P. Williston, Dr. H. A. Fish, Dr Baxter, Dr

ed by vote of Council. Coun. McKeen moved that the Council authorize the Secy. Treasurer to pay Mr. Vye for his services as inspector up to the date of the order of Judge Palmer, two

months salary. Coun Ryan, objected to the inspector being paid until it was known whether

the law was good or bad.

Coun McKeen argued that it was but right to pay the Inspector for what he had done, and on the motion being put it was carried. Coun Ryan wished the vote recorded. Yeas-Nelson, Bamford, Mersereau,

Sullivan, Underhill, Robinson, Betts,

Flanagan, Smith, McKeen, Anderson, Adams, Bransfield, Fowlie-19. Nays-Ryan, Jones, Wood. -3. Coun Betts said that in the Parish of Derby there was great complaints in reference to the provisions of the new highway act, and he hoped the Council would bring the matter to the attention of the Government. He noticed that, in the populous town districts, the rate was 30 cents per day, payable in cash while in

the country the rate was 40 cents, which

amount would be paid in work upon the

roads and he thought the rate should be

reduced to 25 or 30 cents. Coun, Adams said he was heartily in sympathy with Coun, Betts in his remarks as to the injustice done those in the amendment that the rental be reduced to country who were made to pay 40 cents mendation of the committee, and and if our representatives in the House of Coun. McKeen withdrew his amendment. Assembly had not brains enough to pass Coun. Adams withdrew his motion and The recommendation of committee was a law bearing equitably upon our people they had better hand the matter in refer-

wrong, is always found about where that rite until he could count up to Arthur Wright, to be relieved from pay- thought was a matter of importance, viz: to the Council and it would then be properly managed.

Coun Ryan thought the matter might lie over until next session. He thought the rate of 40 cents in the country was not too high, as the settle, were some distance apart and if a district did not collect enough the residents would have to put their hands in their pockets to re-

pair the roads. Coun Bamford thought 30 cts. was quite sufficient. In his district, since the railway had been built, the roads were less

cut up and, therefore, needed less repairs Coun Ryan said Coun Bamford was arguing as to the condition of weat road which gets appropriations from the great road grants, while he was speaking about

Coun Underhill objected to statute labor altogether. Put down the tax to 30

cents per day, cash, and twice the work would be done. Coun Ryan moved that the Warden

eave the chair and Coun Tozer take it. which was carried. Coun Ryan moved a vote of thanks to Warden O'Brien for the able and efficient

nanner in which he had performed the

duties of that office. Carried unanimous-

The Warden returned his thanks. Votes of thanks were also passed to the Secretary-Treasurer and Official reporter. Previous to closing Coun Smith report. ed that he and Coun Flanagan, representthe Alms House Committee, had visited the Alms House and found everything in first rate order. There were 11 men, 12 women, two girls and two infants in the institution-all well cared for-and judging from what they saw of preparations

in that regard. The Council then adjourned sine die.

for dinner the inmates should be satisfied

What became of a Million of Dollars.

The Extraordinary Grand Drawing (the

205th mouthly) of the Louisiana State

Lottery took place at New Orleans, La.,

on Tuesday-always Tuesday-June 14th.

1887. The occasion had an unusual interest from the magnitude of the prizes in value. \$300,000 was the First Capital Prize, sold in twentieths of \$15,000 each. at \$1 each, was won by No 52.749; one went to Theo, Fingmacher and Wm. Wendel, and one to Win Kempler, all of New York City, paid through Adams Express Coun, Bamford said the precepts had Co.; one to Mrs F V Wasserman of Omaha, Neb., paid through Pacific Express Co.; one to Annie Chandler of Cliftonville. Miss ; one to L M Reinack, through Klaus Vye did his duty, he would have to get & Bro., both were paid through First National Bank of Meridian, Miss.; one to Coun Smith thought that if any taxpay- / Jas. Raymond & Co. of Austin, Tex.; one to City National Bank and one to National Exchange Bank, both of Dallas, Texas: one to A J Trefts, N W cor. 6th and 'L' Sts., San Francisco, Cal.; one was paid in person to P J Mooney, No 420 Ursuline St., and one to Chas. E Dennis, Exposition Boulevard and Preston Sts., both of New 000, won by No 21,658 also sold in twentieths at \$1 each, one to S Levy, No 140 E 16th St, Chicago, Ill.; one to John Kyle of Buffalo, N Y, paid through Adams Express; one paid to Casco National Bank of Portland, Me., through Maverick National Bank of Boston, Mass; one to Frank Armstrong, through R Truman, Afton Bank, Afton, Iowa; one to John G Liebel of 1919 Peach St., Erie, Pa; one to Synder. Wells & Co, Gates, Tenn; one to J C Currey, Prop. of Tivoli Garden, Main St. Memphis, Tenn, one to a depositor in the Louisiana National Bank of New Orleans, La.; one to J B Boydl. Diego, Cal, paid through time and it would be well to authorize No 1324 Howth St, San Francisco, Cal, Wells, Fargo & Co; one to Geo Miller; him-should it be found necessary-to through Anglo-Californian Bank, Limited; one to Wells, Fargo & Co. of Sam Francisco, Cal Third Capital was won by No 16, 186; it was not sold. No 34,018; drew the Fourth Capital Prize of \$25,000: ized to borrow the money necessary until it was also sold in twentieths at \$1 each. One to A B Clark, Boston, paid through International Trust Co of Boston, Mass. ;; one to R J Tuffin, also of Boston, Mass. paid through Adams Express Co.; one to John McRedmond and John McKennaroff Stamford, Conn; one to First National Bank of San Jose, Cal; one to, John L. Steelman, No 62 South St, New-York City; one to R G Hefferman, Louisville. paid through Third National Bank of Louisville, Ky; one to a depositor in the New Orleans National Bank, at New Orleans La; one to GR Goldbeck, Manor, Texas, etc etc. The scheme embraced 3,136 prizes, amounting to \$1,055,000, and while the further details are interesting to many investors, any information can be had on an application to M. A. Dauphin. New Orleans, La. The next occurrence of a similar nature will be on Tuesday, Au-

Black Clyde Stallion



Duke of Wellington! Imported by the Northumberland Agriculturrial Society, will make the season of 1887 on the same terms, etc., as last year. His route will embrace Blackville, Indiantown, Derby, Newcastle, Neison, Douglestown, Napan DUKE of WELLINGTON is a Black Clyde Clyde Horse which took four 1st prizes at Roth-Scotland, and other places. Bismark was by ld Marquis, and is now 10 years old, stands 17 hands high, with great power and superior actior, was bred by R. G. Riddle, Esq., Felton Parl

from his celebrated prize-taking Black Mare by OLD MARQUIS Old Marquis was bred by Alex Lang, Garniland Paisley, and took first prize at Barrhead, Paisley, and at Johnstone when one year old, these shows ing open to all Scotland. When two years old took first prize at Rothsay. Marquis' dam was bred by Mr, James Simpson, Bute, and took seven 1st prizes at Rothsay and all her produce took prizes. Marquis' Grandsire was Sampson,

bred by, Mr. Logan, Crossfeat, Kilbareban DUKE OF WELLINGTON'S Dam was by Welagton, Grand Dam by old Blooming Heather. Wel ington was bred by Mr Robert Fox, of Swindon Grange, near Wetherby, stands 17 hands high on short clean legs, with good action. Was got ue Briton, true Briton was got by old Oxford nd Old Oxford by Bringham's Farmer's Glory Old Blooming Heather was got by Heather Jock and obtained in 1859 a Medal at Edinburgh and 1st Prize at Carlisle and 1st Prize at Langholm, and when 5 years old obtained the £40 prize at the Mid-Calder in County Edinburgh. Blooming Heather was a good black and his dam was by Black Rattler, Grand Dam by Waggoner. As Any inriber information can be given by

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STAPLE AND FANCY DRY GOODS

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MESSRS LOGGIE & BURR

cannot be reached by any person continuing in You will see by our posters which will be circulated through the papers to all parts of the County that we mean to close out and are are determined to clear our stock out Regardless of Profit

Goods Sold Strictly For

and it will be to the advantange of the public to

call and see for themselves before purchasin

CASH.

Politics in Kent.

Mr. Phinney's card indicates that he assumes to adopt the principles and policy that are most in accord with popular views and, in some particulars he is now somewhat out of tune with his political antecedents. If we mistake not he has been known as an ultra conservative and, perhaps, the foremost advocate in Kent for the representation of his county in the House of Commons by a gentleman who never lived in Kent in his life, and it must be a source of gratification to him that he is, at last, brought to realise that if the county has not men within it who the blacksmith whatever he might ask. are capable of speaking for it at Ot- should he devise a successful means of tawa, he, himself, is good enough to escape for the unfortunate and unhappy represent it at Fredericton. Another peculiarity of Mr. Phinney's position ing satisfactorily by following simple printed is that from being a supporter of the Landry-Hanington Government at Fredericton, as long as that combination existed, he now poses as a supporter of the Blair administration, and, in this, his friends will recognise a turther development of his tendency to embrace what he formerly professed was his aversion. In fact, Mr. Phinney's card might easily be

JOHN J. MILLER, R. R. CALL, Newcastle, Milerton, N. B., GEO. WATT, Chatham, W. R. JOHNSON, Bathurst,

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