

Miramichi and the North Shore, etc.

DON'T FORGET "Baby" at Masonic Hall, Chatham, to-night, by the Heubner-Holmes Company. They were playing to a good house as we went to press last evening.

SPECTACLES—If you want to get perfect vision call upon W. R. Gould, Watchmaker, Jeweller and Optician, Chatham, who will suit you to a pair of the genuine B. Laurance spectacles, which are guaranteed to give satisfaction.

FIRE—Mr. Henry Flett's dwelling house at Nelson was destroyed by fire on Tuesday afternoon. Nearly all the furniture was saved. There was some difficulty in saving Mrs. Monahan's house, next door, which was on fire several times. Mr. Flett had about \$500 insurance. The house destroyed was valued at about \$1,400, and his loss is considerable.

ST. JOHN'S CHURCH Promenade Concert which came off in Chatham Skating rink on Tuesday evening, was a success, and the ladies having charge of the arrangements deserve a great deal of credit for their excellent entertainment of a very large number of patrons. The Band of the 8th Prince Louise Cavalry, under the leadership of Band Sergeant, Sealey, played some excellent selections and their music was much admired. The receipts amounted to about \$150.

LOBSTER FISHING—Major Tilton, deputy minister of fisheries, stated a few days since that no extension of time for lobster fishing had been made, but of course he could not say what the new Minister of Marine and Fisheries would do. He was in favor of the present close season and strict enforcement of regulations as the only way to preserve the lobster fisheries, which would be hopelessly ruined if packers were allowed to go indiscriminately fishing—Summerside Journal.

COLLISIONS—Several collisions occurred among the large number of horses and carriages at the Camp in Chatham on Monday. Mr. James Brown had his buggy badly smashed up by being run into, and Mr. S. Carruthers had the axle of his sulky broken off at the hub of the wheel by a collision with a wagon containing two ladies. By the time he had got his horse quieted down the wagon and occupants were out of sight, and he does not know who they were—Advocate.

PHILADELPHIA'S MUSICAL PRODIGY is a boy of 13, Master J. Miller, the son of the late E. Spencer Miller, once a celebrated lawyer. The record states that at Easter "the regular organist of St. Clement's Episcopal church was called away, and young Miller was called to take his place. His playing on this magnificent organ in his native Philadelphia church in the city has elicited great admiration and surprise. The handsome golden-haired boy of 13 years renders the most difficult and intricate church music without the slightest wavering."

SALMON FISHING—M. Adams, Esq., returned on Tuesday from "Camp Adams" North West River, having spent 13 days in camp. Messrs. John Ferguson, T. D. Adams, and Robert H. Armstrong holding possession of the fishing pools in his absence. Mr. John R. Fraser of New York City connected with the house of J. Mills and Gibb, who was a guest of the company and who left last evening for trip. He was successful in hooking and landing five salmon. He took with him a large number of smoked fish, as also his hat, "catch" a beautiful salmon weighing over 15 lbs. The total catch of fish during Mr. Adams' thirteen days numbered 46 salmon, 4 grise and 70 trout. The weight of the last named exceeded 180 lbs. Mr. Adams expects that the record of Camp Adams in former years will be broken this season. He returns on Friday next accompanied by Mrs. Adams and children.

A RAILWAY CASE—A most singular case came before Judge Allen of the Supreme Court, Boston, on Thursday, for decision. It appears that in 1836, when the Boston and Providence Railroad Company was chartered, Mr. John C. Dodge, of Attleborough, conveyed a portion of his land in consideration that he and his family should ride free over the railroad as long as the land was used for railroad purposes. A granddaughter of Mr. Dodge claims that she is entitled to the privileges named in the deed, and that the word family meant "descendants" of the grantor. The railroad company demurred on the ground that the remedy of the plaintiff, if any, was at law, and not in equity. Judge Allen over-ruled the demurrer, and expressed an opinion that under the deed the Boston and Providence Railroad Company would be required to carry free the descendants of Mr. Dodge for all time.

ST. LUKE'S GARDEN PARTY. The third Garden Party on Mr. Snowball's grounds, Chatham, under the auspices of St. Luke's Methodist Church, was held on Monday evening. The attendance was very large and embraced not only a local patronage, as Newcastle and all the villages on the river were well represented. Mr. and Mrs. Snowball, and the committee making the affair highly enjoyable to all present, and it will go without saying that their efforts were eminently successful. Much taste was displayed in the decorations which lent an added beauty to the handsome and extensive grounds. It is a noteworthy characteristic of the people of Chatham that their generosity is not in any way limited by sectarian exclusiveness and on Monday by the inclusion of all denominations seemed to be the order of the day. The refreshment and other tables were tastefully laid, and the fireworks were efficiently served. The youngsters who thronged the grounds and the balloon ascension under the eye of the moon, were a great attraction. No less than three bands were present, and the 8th Prince Louise Cavalry Band, the 14th Band of the 73rd Battalion. The program of the evening was as follows:—

1. March—Bellona. 2. Selection—Bologna. 3. Fantasia—Symphony. 4. Selection—Spirit of Love. 5. Selection—Attilla. 6. Polka Mazurka—Anna Col. 7. Quadrille—Musical Advertiser. 8. God Save the Queen.

That of the 8th Cavalry Band, under the leadership of Band Sergeant, Sealey, played some excellent selections and their music was much admired. The receipts amounted to about \$150.

Sergt. E. H. Seely, leader, was as follows:— Quickstep Sweet Dreams. H. Dixon Andante Polka. The Queen. Ripley Schottische. Nova Scotia. Ripley Barcarolle. Obligato. Marriage. Ripley Schottische. Point Shirley. Ripley Andante Waltz. Pauline. Williams Andante Polka. The Queen. Ripley Quadrille. Queen of the West. Ripley God Save the Queen.

That of the 73rd band under Sergt. H. Niven, leader, was as follows:— Quickstep Bavarria. H. C. Niven Waltz. Bavarria. H. C. Niven Quickstep. Bavarria. H. C. Niven Waltz. Bavarria. H. C. Niven Quickstep. Amar. Goez Waltz. Wild Rose. Goez Waltz. Sentinel. Lichtenberg Waltz. Heart's Ease. Goez Quickstep. Refrain. Goez Quickstep. Stand By.

We understand that the net proceeds of the Garden Party will be about \$500. Address to Rev. F. W. Harrison. The following address, which is self-explanatory, has been presented to Rev. F. W. Harrison the retiring pastor of St. Luke's Methodist Church, Chatham:—

Rev. F. W. Harrison:—DEAR SIR AND BROTHER:—We cannot allow you to sever your connection with St. Luke's Church in that degree of strength which you have shown as our pastor during the past three years. You have without fear or favor, and with great earnestness and eloquence expounded to us the Word of God, and so devoted have you been to your sacred calling, that even in times of great physical weakness you have not neglected to break to us the Bread of Life. We greatly regret that your poor health forces you to seek retirement from the active work of the ministry; but we trust that the loss which the church must suffer from such retirement may be temporary, and that the Head of the Church may speedily restore you to, and sustain you in that degree of strength which will enable you to labour many years in His cause.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

den, Davis and Prof. Barwash, relative to the present position and prospects of the present institutions at Sackville; therefore resolved that as members of this conference both ministers and laymen we pledge ourselves to do all in our power to strengthen the hands of those who have charge of these institutions that their future history may be even more than the past and that they may be powerful agencies in moulding the character and shaping the destinies of great numbers of the Youth of our country.

The request that a missionary be appointed to labor at Tantramar was referred to the stationing committee. Wm. Greig, of St. John, was excused from further attendance.

A public meeting in connection with the sustentation fund was held in the evening. President Paisley occupied the chair. Rev. Mr. Evans submitted the report of the committee and made an address. He was followed by Rev. Messrs. Shenton and Row, and Mr. W. E. Dawson of Charlottetown.

In the Conference to-day, permission was given the Florenceville circuit to visit the mission house property and invest the proceeds in other property in the same circuit.

The trustees of the church at Arthurville were granted permission to sell their church and discharge the debt upon the same. The trustees of Highfield church, Cornwall, P. E. I., were granted permission to sell a piece of land in the rear of their church.

It was recommended that the trustees of Andover church make the best arrangement possible with a man who claimed the property on which the parsonage had been erected.

The educational report presented at the meeting Thursday evening was adopted. Rev. John Keifer of the Niagara conference was introduced to the meeting and delivered a short address in regard to temperance work, in the interests of which he is now travelling through the provinces. He did not come, he said, in the interests of the conservative, liberal, or any other party.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan the by-law relating to public exhibitions was so amended as to make the fee for circus and menagerie combined \$100 and for either separately \$50, instead of \$20 and \$10 as at present.

On motion of Coun. Flanagan