NEW BRUNSWICK, JANUARY 26, 1888. . MIRAMICHI ADVANCE. CHATHAM year and they were got under control part of the county contingent fund, in - Coun Hayes read petition of Michael Ordered that the matter lie over until DIED ing the amount of original contract, but stated) Auditor says some of them not which it now was. He also said, in reply Walsh, asking relief from over-assessment July. without doing much damage. At Chatham, Jau. 7th, after a short illness the extras should stand. All the commit- certified. Passed. Coun Watt, from County Contingent to coun Watt that the money paid in as on the ground that his property is valued Alex. McLeod, aged 81. The engines, hose, horse-carts. etc., are Jas. Robinson, dist Clk, Alnwick, re-Committee, moved that \$3000 be assestee might sign the report if M. Fish Scott Act fines, as well as that just refer- at some \$300 more than it is worth. Re-Respected by all. in good order. pairing ballot boxes, referred to parish were here. He would not say they would sed this year for contingencies. Carried. ferrel to petition committee. At Napan, Jan. 23rd, Robert Wall. He was a The Board would again call attention to red to, was available to pay Mr Vye. GAPITAL PRIZE \$150,000. Native of Limerick, Ireland, Was much respectnot do it. accounts. The following Ludlow accounts and Mileage of Councillors as usual was Coun Cameron argued that it would be the need of a new engine house as urged ed etc, etc., and for many years was a resident M Surgent, public wharf \$3 75. Coun. Morrisson favored making prounjust to give this money to the Inspector | returns were read by Coun Bamford and in their last report and hope that their of Bartibogue. He leaves one daughter in Mira R R Cal, coal for new jul 5 97 vision to pay off the liabilities incurred, voted. recommendation of last year may be carmichi and a daughter and five sons in Wisconsin. and refuse to give it to the Alliance peo- | passed :-" We do hereby certify that we supervise COWS ON STREETS. Sami' Thomson, Secy-Trees \$228 50. or, at least, \$1,000. This Carroll, by-road com, bal in hand ried out. Respectfully Submitted. [Bathurst papers please copy.] ple to enable them to further carry on the arrangements for all the Monthly and Coun. Atama would make it \$500. J L St wart, printing, \$54 00. Coun. Watt moved to change the \$1 55 their work. P. Connors, Chairman, Quarterly Drawings of The Louisiana M. Binnon, public Wharf, \$ 1.08 Tenders might be asked between now and by-laws relating to cattle sheep, etc., Coun A lams said that although he was Alix Long " " " State Lottery Company, and in person-manage and control the Drawings them. New Advertisements. Thos. Crimmen, Secy. Wm Park, spikes, do. July session for the damage and heating Reura copy default list 1886. • J S Pond collecting justice (2) so as to prevent cows from running at sick and tired of the Scott Act, believed The report was received and adopted, B. Fa rev, table for jail, work, and the committee be emp wered 3 00 large in the streets of Chatham and it a fa lure and would like to see it wiped selves, and that the same are conducied the assessment being, on motion of Coan County building fun 1 account, 21,50 to exercise their judgment in reference to " W M McKay " Newcastle. He referred to the annoyout of existence and replaced by a license with honesty, fairness, and in good faith Watt, ordered at \$1400, instead of \$1800. Jan committee account, 44.18 County contingent fund in account going on w to the work. " Albert Hovey, collecter of rates Teams Wanted. law, st ll it was in operation and it was toward all parties, and we authorise the ance and loss to residents of the towns On motion of Coun Watt, ordered that Coun. Robinson said if council agreed to Last of parish officers, Ludlow passed. every good citizen's duty to aid in its encaused by this nuisance and said young Company to use this certificate, with fac-\$1.400 be assessed on the Police district with Secretary-Treas. \$2,476.44 in hand. provide a certain amount the Secretary. The resolution moved by Coun Bransfield yesterday and passed, relating to trees, flower beds, gardens, etc. were similes of our signatures attached, in its forcement. He favored the resolution on R Murray, Jr., money advanced to take of Chatham for police purposes. Tre surer should also be empowered to these grounds. The vote being taken and On motion of Coun Watt, ordered that To haul bricks from brickyard lunaties to asylum, \$40. John Shirreff, H gh Sheriff \$284. plotof land at Escuminac. was, on his destroyed or damaged by vagrant cows, advertisements." rai-e the money. recorded the motion was lost on the folmotive reconsidered and ordered to be for. which should be pastured out of town at Napan to Pulp Mill. receipt for \$500 paid by street and fire The Secretary Treasurer said an asseslowing divisioncommissioners, Chatham, on hose account. J H Phinaey, \$5.70. Newcastle Public Whirf fund and not allowed to run about the Apply to ment would be necessary to finsh the warded to the government. (no and list of persons in the district liable to Yeas-Ryan, Jones, Robinson, Sulli-Coun Lavway moved a resolution asking | streets. He made the motion in combailding. van, Lavway, Thibedeau, Hayes, O'Brien, be assessed for road tax, neither of which THE MARITIME CHEMICAL PULP COMPANY, L'd. amount stated.) pliance with the request of a number Coun. O'Brien said it was understood for \$20 to be paid for the purpose of were furnished with their returns, be Flanagan, Lyons-10. W C Auslow, printing \$9 00 of leading citizens who, like himself, had having a report of Council's proceedings that this jail was to be buit out of the Chatham, Jan. 25th, 1838. Nays-Underhill, Bamford, Sutherland, County School fund in account with sent to the Sec'y-Treas to be submitted at published in the French language. Passed. laud fund, and there should be no assesssuffered from the nuisance. Tozer, Watt, Morrison Cameron, Mc-Secy-Treas. \$4,325 36 in hand. July session. Rogersville, was, on motion of Coun ment on the county for it. Let the money Cord-Wood Wanted. Ordered that the motion pass and the Naughton, Fowlie, Bransfield, Adams, Coal account for Chatham lockup, \$20, D G Smith, printing \$11 40 Lavway, added to the parishes of the be borrowed and repaid when it came matter be referred to Couns. Morrison, was ordered to be paid. Following re-Anderson-12. Revisors of votes, \$236. into the land fund. Newcastle firewards County in which constables are required Watt and Flanagan, for the preparaturns and bills were passed :-Coun Underhill moved a reconsideration Romain Savoy, Coroner, \$21 20. Wit-350 CORDS of Fire Wood wanted at owed \$1,000, and some, at least, of that to give bonds before entering upon their Robt Murray, Jr, Police Magistrate of ne-s fees charge not according to haw. tion of a by-law. of the vote on the Alliance memorials and duties, the security to be constables themought to be repaid a promised. Coun Adams, seconded by Coun. For particulars apply to Ordered to be paid less said fees. Chatham, of fiues collected. speeches in favor of the Scott Act fines selves \$100 each and two sureties at \$50 The Secret ry-Treasurer said he might John F theringham, J P. of road taxes John Cassidy, board of prisoners in jail. Flanagan moved that the committee being paid over to those bodies, The Maritime Chemical Pulp Company, Limited be authorised by council to obtain the each for each constable. from default list collected in middle dismoney from the banks, but eventual y it \$50 40. as requested therein, were again made On motiod of Coun Morrison \$800 for report in July. Chatham, Jan. 25th, 1888. our counters. by Couns. Watt, Bransfield, Morrison and A C Smith, Coroner, \$16 60 do. trict. Ch tham. Coun Flanagan said he knew there Police and \$1000 for fire purposes were would have to be provided for by a county Robert Murray. jr, of collections on acagainst it by Couns. O'Brien, Robinson, \$16 30. was something in Coun. Watt's state-J. H. OGLESBY, ordered to be assessed on the Newcastle assessment. NOTICE. count of upper district general tax list Ryan, and Jones, when the reconsidera-J B Benson, do. \$16 20. Coun. Ryan corroborated Coun. districts as usual. ment, yet many residents of Chatham tion was carried and the former vote Win Mison, collecting justice return defaulters. On motion of Coun O'Brien, from comwould object to such a by-law as that O'Brieu's view. Do do for middle district, he to be paid against handing over the money to the Southesk. nittee on Michael Walsh's petition, proposed. It was very difficult to ob-Coun. Watt suggested that a committee INSPECTOR VYE'S CLAIM. \$9 96 commission not charged in his acet. Alliance Branches reversed on the follow-Any person found trespassing on the estate of prayer thereof was referred to Assessors be appointed to consult with Messrs. Shirtain pasturage near the town and many the late A, A. Cowden, Esq., will be prosecuted, Wm Irving, back pay as policeman. Coun Robinson moved that Council ing division :of his district, in order that they might A. BALDWIN, reff and Robinson, the contractor et al, poor people were obliged to let their Dan'l Finn's return as collector rates, Yeas: - Tozer, Underhill, Bamford, SUSAN COWDEN: order Scott Act Inspector Vye to be paid apportion the amount to be refunded him and make a recommendation in the matter. cows run at large on the outskirts of Sullivan, Watt, Morrison, Anderson, \$290 62 -in settlement in full of salary to middle district. by the school and parish districts respec-Nelson Jan. 24th, 1888, Coun. Cameron said a certain amount the town during the day and bring Adams, Bransfield, Fowlie, NeNaughton, CARL KOHN. date. He supported the resolution on Account public wharf, Chath im, showtively the collectors of each to pay back should be arranged for and placed at the to him the amounts decided upon by the them home at night. The by-law progrounds stated in yesterday's discussion ing \$16 to credit thereof. Cameron 12. NOTICE. committee's disposal so that the work Nays: - Ryan, Jones, Sullivan, Robinson Account of Parish Chatham road disposed would be a hardship for these

INPRECEDENTED ATTRACTION I

Louisiana State Lottery Company. Incorporated in 1868, for 25 years by the Legstature for Educational and Charitable purposes nial Railway at Chatham Junction to the town

fund of over \$550 000 has since been added.

people of any State

take place monthly, and the Grand Quarterly Drawings regularly every three months (March June, September

A SPENLDID OPPORTUNITY TO WIN A FORTUNE. SECOND GRAND DRAWING, CLASS B. IN THE ACA-

DEMY OF MUSIC, NEW ORLEANS, TUESDAY.

Capital Prize,\$150,000.

50,000

20,000

20,000

25,000

30,000

40.000

50,000

\$30,000

20,000

10,000

50.000

\$535,000

50.000.

5.000.

1.000.

300.

200.

100.

\$300 ...

100.

50

New Orleans, La

New Orleans, La

Washington, D. C.

REMEMBER That the presence of GeneralsBeauregard and

20,000.... 20,000

10,000.... 20,000

FEB. 7, 1888 213th Monthly Drawing.

on the subject. might now go ou. They could not stop Coun. Adams suggested that the Sec' the report adopte I vesterd ay must be re-Treas, be authorised to borrow \$1,500 to pay off the contractor, with the understanding that it be repaid in part by the cil in the matter. If the injunction should \$1,000 due from the Newcastle Firewards. It was now dark and council adjourned it would be l able for the silery. The Secretary Treasurer, in reply to MUNICIPAL COUNCIL ROOM the Wirden, showel that the two resou-

JAN. 20, 1888. Coun. assembled at 10 a. m. Minutes considered before Coun. Robinson's motion of yesterday's session were read and con- | could be ent-rtained.

TO RAISE FUNDS, ETC.

until 10 a.m Friday.

firmed.

Coun. Adams moved that in the event | been under the impression, when it passed of it being necessary to borrow funds to the former resolutions, that Vye claimed a meet exigencies of the County, the Secre- full yea's pay and that he could not be tary be authorized to do so on the credit discharged.

Coun Adams said in view of the resolution on this matter passed on Tuesday and of 45 cents in hand. considered. He would also ask if there was not an injunc iou hanging over the Cour. | \$176 15. be dissolved the Council was a lyised that ported that Mr Vye would agree to tender tions on the subject would have to be re his resignation as inspector, and accept \$220 as a final settlement between him-

Couns Bransti ld and Bumfor I spoke on self and the county. The report was received. the matter hol ling that the Council had Coun Adams opposed any such payment to Mr Vye. Coun Morrison moved that the offer be accepted, and a settlement made thereof the County, not exceeling 3.000, giv- | The Secy-treas, being again appealed to under. for his views, reiterated what he had bethat nothing should be paid on that ac- proper to assume that the law was intra promise. count unless it was sanctioned by all three | vires -- and he thought it would, ultimate. ly, be so dec ared-it might be well to pay Mr. Vye, it by so doing the claim could be finally settled. Coun O'B ien, speaking to a motion for reconsideration of the former resolutions. being largely gone over, Coun. Adams' said the Committee had been under the yesterday and said Vye had been doing territory. motion being, finally, adopted, it being im ression that it would be illegal to pay no business, when he knew his statement understool that there would, probably, be | Mr Vve. The latter had said he would funds required before long to meet the accept \$240 in full of his claim. and he shipping fish during this season in your thought it would be better to appoint a own name?" name.

Thibedeau, Lavway, Hayes, O'Brien, tricts with Sec'y-Treas, showing balance Flanagan, Lyons-10. Couns. Watt, Tozer, and Flanagan were Re urn of Scott Act fines by R Murray, appointed committee on county coutingenjr. P M of Chatham, showing payment of THE VYE CLAIM AGAIN.

On motion of Coun. Cumeron \$17.85 expenses in proceelings against default ug Coun Robinson from the committee ap. pointed to ascertain what could be done collector in Glenelg was ordered to be paid towards effecting a settlement of Mr. by c liector of rates for district No 1 of Vye's claim as Scott Act Inspector, re-| that parish.

of officers, which was passed.

by Coun. Underhill and passed.

On rootion of Coun. Bransfield it was ordered that a bill be prepared by the dering that after all moneys now passed Secy-Treas arer and sent for enactment by to be paid out of the Scott Act fine fund

Conn. Cameron read Glenelg parish list Blackville ferry By-law was submitted Derby list of officers was also passed.

Assessors.

On motion of Coun Morrison it was people ordered that the Secy-Treasurer execute a Coun Watt said he was sorry for the deed of School lot in Newcastle to Trus- | poor people, but the best people of the

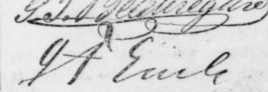
tees of Schools of that town, said lot towns, who sought to improve and beautify them and who exhibited taste having been sold to them last year. List of Nelson parish officers were read and enterprise in doing so, should not by Coun Hayes and passed. be put to annoyance and loss merely On motion of Coun Morrison the Secv for the private convenience of those Treasurer was directed to prepare a bill who did not eare for these things. Why

for an Act of the legislature making the should \$1000 worth of improvements amount that may be assessed for police purposes in Newcastle \$1000, instead of be destroyed because \$10 worth of pas-\$800 as at present.

ture was not obtained? The towns should be protected against those who, THE SCOTT ACT FINES AGAIN. for their selfish purposes, stood in the Coun Morrison moved a resolution or-

way of improvements. Coun Morrison said the town cows the legislature making Escuminac River by the Secretary Treasurer are so paid, when rnuning at large followed country OIUI the boundary line between Kent and Nor- the balance remaining as well as other people's teams on the street and when Coun Adams argued strongly and at thumberland in the lower part of Hard- moneys, which may come into his hands they stopped the animals robbed then John H. Lawlor & Co., MANUFACTURE S OF AND DEALERS IN

streets.



Commissioners

We the undersigned Banks and Bankers will pay all Prizes drawn in The Louisiana State Lotteries which may be presented at

Pres. Louisiana National Bank: PIERRE LANAUX,

Pres. State National Bank

Pres. New Orleans National Bank.

Pres. Union National Bank.

VER HALF A MILLION DISTRIBUT

-with a capital of \$1,000,000-to which a reserve

By an overwhelming popular vote its franchise was made a part of the present State Constitution adopted December 2nd, A. D., 1879.

The only Lottery ever voted on and endorsed by the

It never scales or postpones.

Its Grand Single Number Drawings and December.)

ing therefor his obligation as Secretary-Tie surer.

of the committee.

The matter was discussed by Couns. Adams, Tozer, O'Brien Cameron, Watt and others, the points of yesterday's dis--cussion in reference to the Jail matter ordinary contingencies of the County.

On motion of Coun Adamsit was order- | committee of five to see if some arrangeed that the Secy-Treas. pay no money on ment with Mr Vye could not be reached account of the new Jail, unless orders for | Coun Bransfiel I male a motion in consame be signed by the three members of ' formity with this suggestion, committee the committee. to report at 3 p m

On motion of Coun. Adams petition of The reconsideration was carried and Miss Kate Quigley, submit ed vesterday, also Coun Bransfield's motion, Couns Robbut deferred, to be sworn to, was received in on Flanagan, Morrison, Jones and what the county was bound to pay, but and referred to committee on petitions. A lams being appointed, the Sary-Trea-Coun Cameron, from the Jail visiting | and Coun Fowlie declining to serve. committee submitted a report, showing | The acount of Jun's Robinson of Tabthat there were no prisoners in confine- using the for cost of repairing ball at box was | tative, be justified in taking that course. ment, that the building wis too c ld for prderel to be paid at the sun submitted morta's to live in, and that it was kept | this forenoon. in as good order as possible for so diapi- On motion of Coun Alans, the Warden ing the hope that this was the last official year.

visit any Council committee would be required to make to the old Jail. Adopted. High Sheriff and Coun Lyons were ap given up and lost a certain amount of his

MARKET FOR CHATHAM.

Coun. Watt read a petition from ratepayers of Chatham, addressed to Coun. town, and moved the following-

seem desirous of having a market estab- | perly charged to it. He was followed by lished in that town, which market shall be | Coun O'Brien, who made a similar clum for the sale of meats, poultry, vegetables for N Ison under similar circumstan : s. and general produce of the farm, Comu Under hil, who is a member of the

Therefore Resolved that a committee of al ns hou e commission, said that the com nine be appointed to promote the establish missioners were a ways prepared to con ment of such market and draft rules and | sider any all ged error on the relative regulations for the control of same, which | fact being submitted to them. committee are hereby empowered to take | Coun Witt said that even if more than i Lyons -12. such steps as they shall deem for the best interests of the parish of Chatham in this matter. Said committee shall consist of J. B. Sa iwhall, J. J. Pierce, D McLashlan, Wm Kerr, D M. Loggie, Patk. Connors, Thos. Flanagan. G ... Cassidy, Robt. Murray j. and to report proceedings and submit rules and regulations to this It might as well be in their pockets. Council at July session.

Coun Watt said some persons thought te Rink company wanted a mirket es. tabli had to as ist them in disposing of their bailling. Such, however, was not ie case and he had nomed on the com witt . th ce ge denon who, he had reason to b heve, did not approve of the propost of for a market, in order that tified now both sides of the matter might be represented. He knew Mr. Murray was op posed to a make and he lev d Mr Mc. "Luch an and others to be similarly disposple would be able to g t a good pr c for good articles, while poor ones, in competition, would go for poor prices. A market would bring whatever was offering together, so that town people might have the advantage of getting what they wantwould be thereby benefi ed.

dated a structure; also that the new Jail and Couns Morrison and Florigan were to settle it. Why should Coun Watt not was approaching completion, and express- appointed printing committee for the apply the same rule in his public as he

> On like motion Coun Morrison, the promise. He had no doubt Mr Vye had pointed juil committee

ALMS HOUSE. Coun Jones submitted the alms house

assessment order as recommended vester-Flana an and himself praving them to use day, which again caused considerable distheir inflaence with the Council to bring | cassion, Coun Bransfield cluming that about the establishing of a market in said | flardw ck's upport orment should be reduced to \$75 on account of the pauper to Whereas, since the people of Chatham | whom he referr d yesterday being impro-

Conn Unde hi 1, who is a member of the

was required from any parish should be assessed on it the commissioners would not expend it but place it to such parish's c elit in their accounts.

Coun Bransfield said that might be, but why should the ritepivers be unu-c-sarriv assessed and the money lie unused. Coun Jones reminded council that any aterference now with the apportionment

would involve changes in the whole scale. Coun O'Brien expressed every confidence | Trasurer's hands and arising out of proshence his anxie y to have the matter rec-

Coun Bamford thought Ludlow's aoportionment higher than it should be, as t had no paquers in the A'ms House aga n broug t up in the afternoon.

Coun Watt would ask Mr Vve-who

was present-if he had abandoned his usual employment to perform his duties as

Inspector. He (Watt) could show that Mr Vye had been shipping fish as usual and yet Mr Adams had come to Council was untrue. "Was you not, Mr Vye,

Mr Vye--I wasn't shipping in your

Coun Watt-Weren't you attending to your own business?

Mr Vye-Partially.

Coun Watt said that was just what everybody did and he was for paying only against any compromise. If the matter were his own he might compromise, but he did not think he would, as a represen-Coun Morrison said there was a grave doubt as to whether Mr Vye did not

gagement of the council and that should

have a claim and it seemed most prudent would in his private capacity, and com-

regular business by accepting the en-

be considered. He felt the claim was large and he merely moved his resolution to test the feeling of Council. Coun Robinson reminded Council that while Mr Vye had done some business, he might have lost by it, and, besides, it was not understood when he became Inspector

that he was to give all his time to the duties of the office.

The vote being taken on the asceptance of Mr Vye's offer it was carried on the tollowing division .-Yeas: -Bunford, Underhill, Robinson, Sutherland. Tozer, Jones, Thidedeau, Hayes, O Brien, Morrison, Flanagan,

Nays: -Sullivan Rvan, Watt, Cameron, McNaughton, Fowlie, Bransfield, Adams,

Anderson-9. SCOTT ACT FINES. Coun Wat revia memorial from the

Chatham Branch of the Dominion Temperance Alliance asking Connell to order the under the provisions of order of the governor in Counc 1 of Nov 15th the amount of fines collected and paid in to Secy- tic

in the commissioner representing N Ison. | ecutions instituded by their agent again t dence in the Hardwicke commissioner, similar order for the disposal of a y such minority, bringing the matter up. tines as might hereafter come into the S :cretary-Treasurer's hands.

Coun Watt read the Dominion Act and rder thereunder, referred to in the main orial, as the Secretary Treasurer had done

el. If a market w re e tol h d country referred back o the committee, to be at Chatham had paid the expenses of its fore they were confirmed. proceedings and he urged the justice of its | Couns Robinson and Ryan showed

fore stated, and said if council were to length against the settlement proposed. wick parish, so as to place the plot of from that source, be paid over to the of the feed they had for their horses. Coun. Robinson, understanding that contend in court that Mr Vye pe formed If the council was legally bound to pay land of a few acres on Escuminac Point branches of the Dominion Temperance If town people would keep cows, why this was intended, in part, at least to no service the centention might hold goo ! Mr Vye he should receive his salary in now on the maps as included in Kent, in Alliance on the basis of the amounts re- should they not be properly cared for, cover the new Jail expenditure, claimed against his claim. If the council thought full; if not, he should be offered no com- the county of Northumber land. Coun. ceived through prosecutions instituted instead of being pastured on the Bransfield showed that Kent p vid no atthrough their respective agencies.

Coun Robinson argued that the best tention to this plot, while it was isolated sentiment of the County was opposed to from that county and reached by land this motion, and it would be better, thereonly over Northumberland rouds. It fore, to let the matter lie over until July. was necessary to include it in Northumbe." What was the sense of the council unland so that law could be properly maindertaking to dispose of money that was [them for the rest of the year from passtained on it. in common with the adjacent no tin their hands and might never be? ing from the town to their pastures and

Why try to cook the goose before you returning at night. Op motion of Coun Flunagen it was ordered that the Secr-tary-Treasurer pay have it. Coun Morrison said part of the goose they should pass to and from their Mr Vye the money voted him in settlewas already secured for there would be ment of his claim only when that gentlea balance left a fter Mr Vye was paid, and man places his resignation as Sectt Act

inspector in his hands. On motion of coun O'Brien account of Secy-Treasurer for services in Scott Act morning that Coun R'obinson would have attempted to justify the position he took cases brought to court by Inspector Vye, \$90. was ordered to be paid.

on this question by argument; that he pose it. would give some intelligent roason for In reference to this account Coun Adams said that Mr Vye claimed Mr Thomson his attitude towards the temp grance peohad said he would charge only \$10 per ple's claims. It had been said that the Mr Thomson said the statement was in Inspector at the instance of the Tempercorrect and absurd, as he was not so foolish | ance people and it was only right that it as to make any such arrangement. Ac- should be discharged out of this Scott count of Justice Niven in Scott Act cases, Act fund. Surely, after that was done,

it was only right and reasonable to ask Accounts of W C Anslow for publishing | that the balance should go to those by notice of Inspector Vye to liquor dealers, whose efforts and voluntary subscriptions and of J D B F Mackenzie against the in- it had been secured. These people did spector for analysing a bottle of lager not ask that a cent of the money they beer, were referred back to Mr Vve, as had subscribed should be refunded to net being payable by c uncil under the them, but they asked that the fines to be terms of settlement with hun this after. | in future secured through their efforts noon, and, in any case, they were con- should be given to them, in order that they might use them in further prosecu-

> Cour. Bransfield said he hoped the vote the people of the county that the council was not satisfied to have the law disregarded as it is at present, and was willing local as well as general interest, the

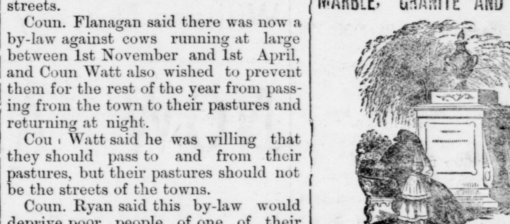
traffic.

Coun Robinson said there had been a

created by Scott Act fines paid into the Secy Treas, and he asket if some one by some means, best known to themselves who had voted with the majority who decided that such moneys should be hauded Secrerary-Treasurer to hand over to them to the Temperance Alliance would not move s reconsi leration of that vote. He asked it as a matter of fair play and jus-

Several councillors here spoke at once, it being understood that they objected to Coun Bran-fild said he had no conti- violators of the Scott Act and to m ke a | Coun Robinson, who had voted with the

> Coun Adams claimed that the proper time for the matter to have been reopened.



etail trade.

deprive poor people of one of their privileges and he would, therefore, op-Motion to defer was now put and car-

On Cour. Adams' motion Secy-Treas

case whereas the charge was \$10 per day. council had incurred liability to the late was ordered to renew insurance on jail order for one year and court-house for three.

[Continued on 4th page.]

Miramichi Advance,

CHATHAM, N. B. - - JANUARY 26, 1888.

Deferred Matter.

To make room for the report cf council proceedings, we have found it on this motion would be such as to show, necessary to hold over a large quantity of varied matter, much of it of

to do something to put down the liquor continuation of "Adirondack" Murray's story, etc. "Old books," Re-Coun, Watt said Coun. Robinson appealed to the pockets of the ratepayers, port of the Agricultural Society's instead of their sense of justice. The vote of this forenoon had surely satisfied show at Newcastle, of Warden's dinthe ratepayers as to their interests, and ner, Public hospital case, etc., togethit should be borne in mind that not a cent was to come out of the ratepayers under er with complete list of parish officers

this resolution. The excuse of cost to for the whole county will appear ratepayers was, therefore, not to be used as a solve for the consciences of those who, next week.

had changed their minds on this subject since last night. He would quote the text DR. CATES is occupying his dental of Coun. Jones, yesterday, "Render unto rooms Chatham, which his numerous Caesar's the things that are Caesar's and patrons will, no doubt be glad to hear. to God the things are God's," and ask the

council to do what was just and right and A FIRE ALARM was caused yesterday square in this matter. One of the gentlemen who had voted with the temperance morning by a stove burning its way side yesterday had now gone home, and through the floor of Mr. Wm. J. Woods' advantage was taken of that, yet he hoped, tinsmith's shop. Little damage was doneas only the money secured through the ----

Prince Royal

Heart's Ease

Lawn Tennis

Wild Rose

Lilian

Referee

Evelyn

Bavaria

Goetz

Nevin

Goetz

do

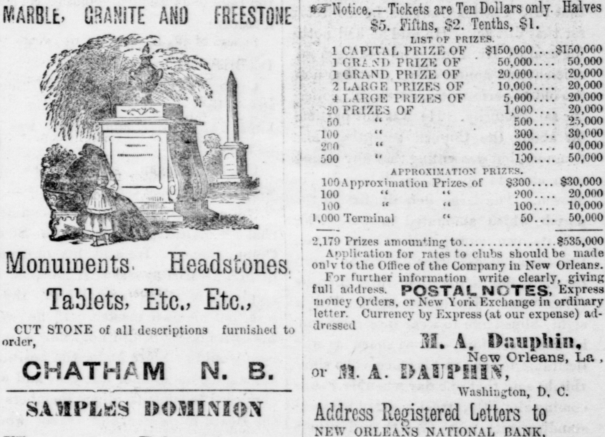
Nevin

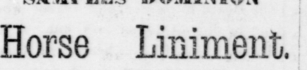
Keller

Geotz

Niven

efforts of the Alliance from violators of the DR. LONE CLOUD, the famous Kiowa law was asked for-money to secure which Indian Medicine Man, is to appear at the members put their hands in their own Masonic Hall, Chatham, on Friday pockets-the council would encourage them to go on in the work by handing it | evening of next week. He is to lecture back to them to be used for further prose- a part of the time, and then he and cutions. If this was refused the hand + other Indians will give a red-men's ex-





NOTICE is hereby given that an application

will be made at the next Session of Parliamen

for the passing of an Act to incorporate the Chat-

ham Railway Company and to authorize and em-

the line of railway running from the Intercolo-

of Chatham and the River Miramichi, together

with the Stations and other houses and property.

Dated the 24th day of December, A. D. 1887.

MIRAMICHI

J. B. SNOWBALL.

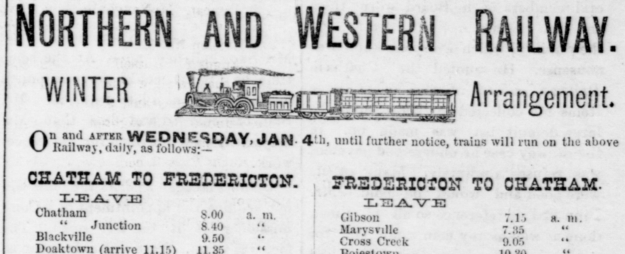
Applicant

connected with the said line of railway.

power the said Company to purchase and acquire



Sold wholesale by J. D B. F. Mackenzie and in the highest Courts: therefore, beware of any mitations or anonymous schemes.



Dischwills	0.10	and the second second second	Marysville	1.30	
Blackville	9.50		Cross Creek	9.05	
Doaktown (arrive 11.15)	11.35	"	Boiestown	10.30	**
Boiestown	12.35	p. m.	Doaktown (arrive 11.30)	11.55	46
Cross Creek	2.00	"	Blackville	1 20	p. 1
Marysville	3.30		Chatham Junc. (arrive 2 40) 3 05		
Gibson (arrive)	8.40	"	Chatham(ar rive)	3.30	**

The above trains will also stop when signalled at the following flag Stations:-Nelson, Derby Siding, Upper Nelson Boom, Chelmsford, Grey Rapids, Upper Blackville, Blissfield, Stewart's, Lutlow, Astle Crossing, Clearwater, Portage Road, Forbes' Siding, Upper Cross Creek, Covered Bridge, Zionville, Durham, Nashwaak, Manzer's Siding, Penniac

CONNECTIONS are made at Chatham Junction wit the INTERCOLONIAL The N. B. RAILWAY system for St. John and all Western points; also at Cross Creek with Stage for

DR: LONE CLOUD!

Council met at 10 a m. and confirmed -Coun. Jones again read apportionmest for Alms House assessment, exactly like that read by him on Thursday, which was adopted. THE SCOTT ACT FINES AGAIN.

misappreheasion on the part of some coun cillors as to the position of the fund

Coun Bamford moved that the vote referred to, passed yesterday afternoon, be reconsidered.

After further discussion the report was on Tnesday and said the Alliance Branch | was when the minutes were read and be-

tracted by him on person d account. Return of Thomas Vye of convictions | ting violaters of the law. secured by him under Scott Act was received, and council adjourned until tomerrow morning at 10 o'clock. MUNICIPAL COUNCIL ROOM. Jany 21st, 1888. Minutes of yesterday's session being read

\$16 was passed.

Coun Adams said that about 1876 an assessment was ordered for a market house. but it turned out to be illegal. He would have to vote against the resolution in the he would like to have paid. interest of his constituents who would be | taxed to support it.

Coun. Watt said it was not propose ! just now to tax anybody. No tax would fall on the County, in any event.

Coun Ryan said the matter was entirely a Chath m one and he saw no reason for objecting to it.

Coun Bransfi 1d asked what was the good of establishing a market, unless people from the outside parishes supplied it. These could not go into it unless they compled with the rules and regulations. Coun Watt : We propose to tax ourselves and let you, in the Council make the regulations.

Conn McNaughton said Glenelg, being the next country parish to Chatham would be more affected by the esta lishing of the proposed market than any other parish in the County. To secure the benefit of the market country people would have to start very early from home and upless the produce they took with them was of Pleasant Ridge; No 3, beginning from first class, they would have a poor chance Abraham Bushet's westerly line and run. to sell it. Now, they could offer it around town and if one would not buy another would. The market did not look like any encouraging thing for his purish, which vision No1, Rogersville. would be so much aff eted by it and he Coun Flanagan read report of Chatham would therefore oppose the resolution. On the water t

passed.

\$4 67

do

amount stated)

er of lockup)

do

less than presented.)

collector of Glen 1g. Secretary-Treasurer said there was an him to present it.

execution against the party, referred to in | Coun Morrison having read the memored readily, and both town and country the Sheriff's hands and he understood ial entrusted to him by the Newcastle Al- deau, Hayes, O'Brien, Flanagan, Lyons, something had been recovered, but he did liance, showed that when the Suprem - McNaughton-13 not know how much, as it had not yet | Court injunction had paralysed Inspector

come into his hands. He had a bill of Vye's efforts, the work in Newcastle was rison, Anderson, Adams Bransfield, costs in connection with the matter, which | taken up by that body and prosecuted at | Fowlie, Cameron-9. its own expense. He claimed, therefore,

Coun. O'Brien submitted parish clerk of that under the order in Council and in all N Ison, Geo. Burchill Jr's, bill of \$6, justice the request of the memorial should which was ordered to be pail; also bil for be granted. repairing pound in N 1son, \$15 00, which was ordered to be assessed on School dis- said request, and council divided as foltriets Nos 1 and 2.

Adjourned un 12 p. m. ROGERSVILLE.

On reassembing parish lists for Newcastle and Rogersville were passed, on motion of Couns Morrison and Lavway, respectively.

On motion of Coun Layway, ordered that Michael O Brien, justice of the peace carried. Rogersalle be requi ed to make returns of convictions in ite by hin fines collected etc. to July session, as r quired by law. On like motion, Roger-ville wis divided into three poun i districts. Nol bing of Mr Vye's clain, be paid out of the trom south side of I C R station to north side Charles McCo l's farm, thence to head of Collet Rilge: No 2 from railway

ning to the north-east of Rogersv lie. river se tlement be added to highway di. through whose efforts it was secured. To hastily.

Coun. Comeron enquired as to amount claim. He said Coun Morrison had a to be an untenable objection, and the vote of balince yet due by a former defaulting similar memorial to present from the New- being taken on the reconsideration, it castle Branch and he would make way for | was recorded as follows-

Yeas-Robinson, Sullivan, Bamford, McMillan, Ryan, Jones, Lavway, Thibe-

Nay--Sutherland, Tozer, Watt, Mor-

Coun Watt moved that council go into committee of the whole to discuss the rethis matter. solution now to be reconsidered and that Coun Jones be placed in the chair.

Coun Watt moved compliance with Coun Robinson asked why Council should go into committee of the whole? The proper way of discussing the matter

lows ou tae question : Yeas, Sutherland, Tozer, Watt, Morwas the usual one. rison, Anderson, Bransfield, Fowlie, Mc-Coun Watt said the Warden had been

Nughton, Cameron, 9. afforded no opportunity to express his Nays, Robiuson, Sullivan, Underhill. views or vote on this subject, and he Bamford, Jones, Ryan, Tmbeleau, Lavthought it was only fair that such opportunity should be afforded him. wiy, Hayes, O'Brien, Fl nagan, Lyons,

After some time spent in looking up the 12. The motion wis, therefore, declared rules of order Coun Watt's motion was

Coun Jones, who had attempted to put and lost by a vote of 10 to 12. move an amend nent, b th before and Coun Watt moved that after the usual while the motion was being put, now bus ness of the council was transacted and adjournment be had until 29 h inst., when mov d that the \$220 voted in settlement a special session should be called to have moneys de ivel from Scott Act fines, and this matter settled. He thought members could meantime consult their constinow in the Sec'y . Treasurer's funds. tuents. It seemed as if many members Couns Morr son and Watt, in turn, crossing on Ple sont Road to the head argued strongly against the gross injustice were under the impression that their conof this proposition, after \$500 had been stituents would not approve of this money assessed on the county to pay Inspoctor being handed over to the temperance Vye. This money should go to those who people, and it was perhaps, not right to faulty law, the sooner would the people On like motion, ordered that Barnaby had done what Mr Vye failed to do, and ask the council to decide the matter be made sensible of its weaknesses.

vote this money in this way would be a Coun Watt's motion not being sec- in operation in the County and it had direct encouragement to the law-breakers. onded, Coun Jenes moved that the reso- always been an annoyance-he might for children teething. It is a purely vege-Intion passed vesterJav, instructing the

Coun Morrison said Newcastle antonio | S. e'v. Treas Lines Lo had spent \$113, and Mr Watt showed | S. e'v. Treas Lines Lo pay ove that Chatham alliance had spent some the Chatham and Newcastle branches of \$250 of their own money to enforce th the Dominion Temperance Alliance, be act, and asked for none of it back for rescinded and that it be used to pay the themse ves, but only to go on with the claim of Mr. Vye, late inspector for enforc-

Coun. Watt claimed that the motion

stigma upon their sense of fair play and Que-tion being called, the yeas were taktheir regard for the enforcement of law ed the vote had been hastily proceeded some who spent so much time talking Coun Jones would render to Cæsa- with and that they had a right to speak about temperance and interfering with

what was Cæsar's. This money was ob- to the motion.

tained through Scott Act prosecutions | The Warden showed that he had stated 500 00 and should go to pay the Council's Scott the question in the usual way before put-they would not be offering to compro-Act Inspector. He censured the methods ting it, and that it was the councillors'

cent peop e to be dragged to court from speaking. He then proceeded with taking their distant homes, when all connected the vote, the motion being carried by 12

have been helping to violate the law. Ordered that tht assessors of Newcastle Such proceedings should not be encourag- be recommended to reduce Miss Kate ed by the Council. They were a disgrace O-gl y's property valuation \$500 for assessment purposes, in compliance with field, McNaughton, Cameron 10.

material \$6 67. Nays: Sullivan, Bamford, McMillan, \$500 00 Coun Marcison asked whether it would prayer of her petition to council. and furred, it is rough, at all events, San' Thouson Cik of Prace, \$15 00. Ryan, Jones, Robinson, Thibedeau, 700 00 be carrying out the Cæsarian principle to Coun. O'Brien, referring to petition of To pay note in Bank, The digestive system is wholly out of Tho Grand Tomahawk Dance, Lundsav Gerish, balance for taking Lavway, Hayes, Flanagan, Lyons-11. 450 00 take the money secured by the efforts of two Nelson ratepavers for assessment to " instalment on hose, lunatic o asylam, \$23 05. Green Corn Dance, 370 00 the alliance and give it to the Inspector assist in opening up a road, said although Petition of Geo Stables, Auctioneer, order and Diarrhea or Constipation may War Dance, . " bills due, (not paid) M. Russell, ferriages \$1 21. 150 00 who had not brought a dollar to the trea- the road begun nowhere and ended no-Newcastle, showing that although he be symptoms or the two may alternate. Medicine Dance, 44 " Expenses Fire Engine, Court Dance, Account of John Morrissey, \$12 00 for 600 00 sury and whose failure rendered it neces- where, yet the councillors for the parish had been engaged in the business of There are often Hemorrhoids or even Hauling, Electing Chief, horse hire, for taking jury to Chathamin sary for the Alliance to take up the work? did not wish to pievent it being opened, if Auctioneer for only five months of loss of blood. There may be giddiness Repairing Roads, etc., Burial Scene, the last resting place of the Indian. case of Traer vs. Brennan in connection Alliance people's place and had subscribed lish it at their own expense. One of the 1886, he had paid the full fee for a year and often headache and acidity or flatu-" tanks and other .46 .6 with lispute as to a public road was sub-\$3,070 00 money for the prosecutions he would not parties, he said, had seen him and express- \$20 00 in Sept. of that year, another lence and tenderness in the pit of the expenses, mitte l. An litor reports it should not be be mean enough to come here begging to ed his willingness to open the road without fee of \$20.00 being paid by him in Feb. stomach. To correct all this if not effect paid w trout judge's order Secy-Treas-Doors open at 7.30, Entertainment commences at 8. public aid, if council would only give the 1887. He, therefore, prayed that a re- a cure try Green's August Flower, it cost versass to not poperly a County ADMISSION, bate be made to him by the Council. but a triffe and thousands attest its ef-25 cents. Less balance on hand, \$357 38 get it back. 912 6 1,270 0) In reply to coun Robinson, the Secy. necessary authority. that . A wel it be not paid. Probable r-ce ptsfrom ficacy. Matinee, especially for the school children and ladies, on Saturday Treas said in the event of this money be- Ordered that the matter be deferred an-Fangan ordered it Roud taxes, In must in Children Cry for Pitcher's Castoria. at 2 p. m., Admission, 10 cents. \$1,800 00 ng paid to Mr Vye, that collected from til July s son to enable the parties in-Jul - Andre Sont There were only two fires during the the assessment for his salary would be a terested to perfect their arrangements Jas Russ, 1 iag \$3 59. Pas sed Jail committee secounts (no amount)

on the dollar.

it was lost :---

of the lawbreakers would be strengthened hibition. There will be a matinee also for the Alliance, if told there was no on Satur lay afternoon. chance of getting back any money to as-

who assisted in breaking the law.

This Scott Act had been now six years

THE CARNIVAL IN CHATHAM Rink to sist them w,ould be discouraged and par alysed in their efforts. If the money was morrow evening ought to draw a large voted they were willing to give bonds number of people together, as the prethat every dollar would be henestly spent | parations being made warrant the bein vindicating the law, and as councillors | lief that there will be a display worth would have to go before their constituents seeing. The selections by the band soon and ultimately before their God he will be :--

implored them to do what was right in Quickstep, Waltz Coun Cameron said that a majority of the people of the County had decided to Quickstep bring the Scott Act into operation and it | Waltz was, therefore, the law of the land. If Polka the Council refused to sustain the resolu Waltz tien it would thereby place itself against Quickstep carrying out the law. God save the Queen. Coun Hayes said he observed that a

good many councillors professed to be THE DEATH OF MR. WALTER CARMAN very anxious when in the Council to at Los Angelos, California, is appounced promote temperance and stand by the The sad event took place on the night of law, yet he noticed that when down 21st inst. He was the youngest son of town they were foremost among those | R chard Carman, Esq., Chatham, and was in the thirty-second year of his age. Before leaving Chatham some ten years Coun Adams said he was a Scott Act ago he was connected with the Advance repealer and expected, in a short time, office and we parted with him with reto go before the people of the County gret. He bore an excellent character, and to ask them to vote for a repeal of that gave promise of a useful and honorable Act. It should however be rememberlife, which has been cut off, to the regret ed that it was now in force and that. of the many friends he left here, as well being so it ought to be respected. The as those amongst whom he had made a greater the efforts to enforce a bad and new home.

Mothers!

Castoria is recommended by physicians almost say a curse. It had deprived table preparation, its ingredients are pubthe County of the revenue from li-censes, while it had failed to stop the lished around each bottle. It is pleasant to the taste and absolutely harmless. It traffic. Still, it was right to give these people back the fines as the Order in relieves constipation, regulates the bowels, Council contemplated, so that they quiets pain, cures diarrhœa and wind colic, might be in a position to carry out the allays feverishness, destroys worms, and prevents convulsions, soothes the child Coun Hayes said he would like to and gives it refreshing and natural sleep en, when couns. Watt and Morrison claim- add to what he said just now, that if Castoria is the children's panacea-the

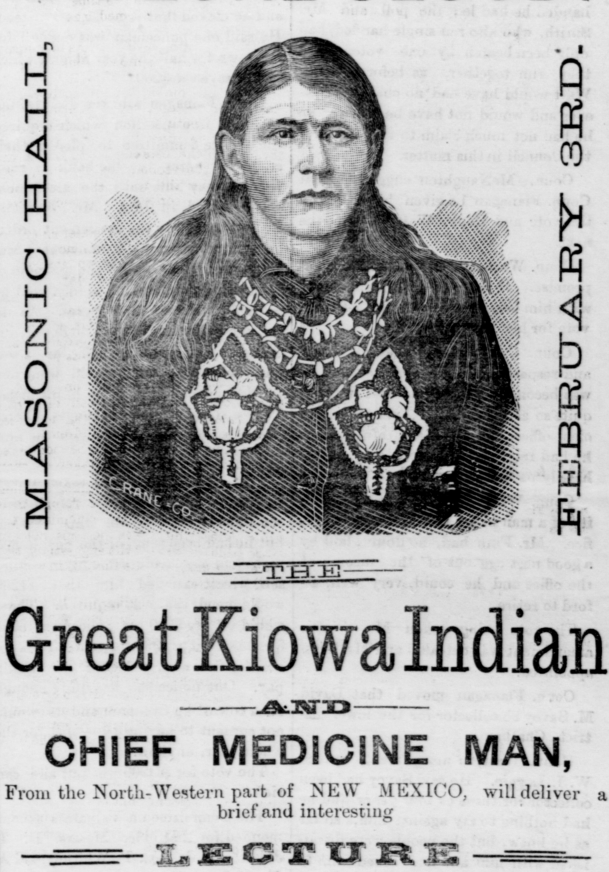
mothers' friend, 35 doses, 35 cents. other people's affairs, would devote

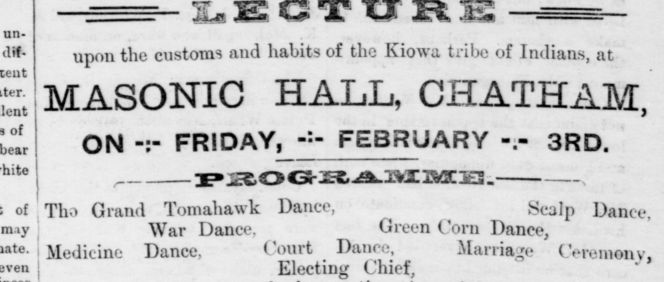
What Am I to do?

their time to their legitimate business. The symptoms of Billiousness are unhappily but too much known. They differ in different individuals to some extent The question on the resolution being put, the Council divided as follows, and A Billous man is seldom a breakfast eater. Too frequently, alas, he has an excellent

Yeas : Tozer, Sutherland, Watt, Mor- appetite for liquids but none for solids of rison, Anderson, Adams, Fowlie, Bransa morning. His tongue will hardly bear inspection at any time; if it is not white







street and Fire Commissioners as tol-..... oeing taken the resolution lows:-The board of Street and Fire Commissioners for the Town of Chatham begleave COUNTY ACCOUNTS. County accounts were passed as follows: and vouchers for the past year :-Jos. B. Benson Certificate of lunacy, The receipts during the year were-Balunce on hand as John Irving Constable, \$13.00. per last acct J. S. Ben on Certificate of lunacy, \$4.67. Rec'd from D. Finn E. P. Williston Auditor, 50.00. for Fire assessment, \$1,100 00 A. C. Smith Certificate of lunacy, 4.67. Reed from D. Finn Miramichi Steam Nav. Co. 2, 80. 650 40 for Road tax, Michael O'Brun Coroner, \$16.20. \$2.50 Rec d from J. Fotherless than presented.) 16 20-(1.00) Cash borrowed, New jail in acct. with Secy Treas. (no The xpenditure, as per vouch-Wm. I ving, Chatham, \$5 44 (keepers, was, L. J. Tweedie, advanced to John Irving Balance on hand. for taking lunitic to as lum, \$20. D. & J. Ritchie & Co. Public wharf as per the following estimate :

to submit their annual report, accounts ingham for Roa (Lax 70 10 1820 50 For the ensuing year the Board, asks for an assessment on the fire district of \$1800,

work laid down by the insp ctor, and the ing the Scott Act. council was appealed to to vote down the \$183 90 resolution, the passing of which would be a was out of order. in the County. \$2,504 40 | of the private informers in causing inno- own fault if they were shut out from 2,147 02 with the court were shown themselves to to 10. \$357 38 and a fraud from fir-t to last.