#### BRUNSWICK, JANUARY 19, 1888. NEW MIRAMICHI ADVANCE, CHATHAM

below.

#### Miramichi and the North Shore, etc.

DR. CATES is to visit Chatham about 20th inst and remain for a formight. See Advt. settlement.

MASONIC : - Deputy District Grand Master Street, accompanied by a number of the fraternity from Newcastle, visited Miramichi Lodge, Chatham, on Tuesday evening.

WOMAN" is the title of a new magazine published by the Woman Publishing Company, 122 Nassan St., New York. It presents a "taking" appearance and Woman's work and affairs are intelligently represented in its carefully edited pages.

TOBOGGANING -- The Newcastle toboggan slide was opened on Tuesday evening, the local club entertaining a large representaion of the Chatham and Millerton tobogganers. The occasion was a thoroughly enjoyable one and the new slide is pronounced a success.

CARNIVAL :- The lessees of Chatham Skating Rink advertise a carnival for Friday evening of rext week. It is expected to be one of the large and brilliant oldtime masquerades. A costumer is expect-I from St. John. Prizes are to be given for the best costumes. There will be good music and the usual adjuncts of a first-class carnival.

THE CURLING bonspiel is in progress in icton thereby, winning the chance to Sweeney Cup. We hear that Fredericton won. The grand game for the Maritime Provinces championship was to come off yesterday.

Ood Fellows.-Grand Master Stewart has installed the following officers of Chatham Lodge, No. 48, I. O. O. F. :

Company on the life of my son Daniel J. Karney who perished in the late terrible ceeded to appoint Committees as follows, forehand? disaster on the Caraquet Railway. He was by nomination :--Parish Accounts : Couns. Bransfield, induced by George W. Cutter, your agent

at Chatham, to insure, only a few months Sutherland, Andersen, Ryan, Lavway, ago, and I have now to thank you for Morrison, Hayes, McNaughton, Robinson, your exceedingly prompt and satisfactory Underhill, Bamford, McMillan, Watt.

Yours Truly, WILLIAM KARNEY. Signed van.

The Scott Act Irspectorship. Alms House Accounts: Couns Jones, Lyons, Hayes, McNaughton, Sutherland. The Municipality has a somewhat per-

plexing matter to deal with in connection with the claim of ex-Scott Act Inspector Cameron, Sullivan. Vye. The facts of the case are set forth Adjourned until 2 p. m. On reassembling at two o'clockin the proceedings of Council published

Coun. Adams asked the Secretary-Treain this number of the ADVANCE; and surer if the Assessors of Rates were entiwhile it may appear that Mr. Vye was tled, under the new Highway Act, summarily dealt with, the course adopted commission for assessing the road tax ? was, perhaps, the safest for the Council to

The Secretary-Treasurer said he thought pursue. There are, however, consideraions which might, under certain cir cum- the Act in question made no specific prostances, justify a more considerate policy vision on the subject. He thought it towards him. There is no doubt that would be fair, however, to pay the Assesthe Council appointed him in good faith ors their commission. for a year and that he accepted the posi-On motion of Coun. Tozer, Council ad-

tion in the same spirit. From the date journed for committee work until 4.10. when his duties began until he was pro-Council reassembled at 4.10 pursuant to hibited from performing them by a Su-

adjournment. preme Court injunction, he was reasonably Coun. O'Brien said the Committee on

active and zealous in prosecuting offenders County Accounts had examined and passagainst the Act. It was, therefore, un- ed upon some of the accounts submitted to just for a member of the Council, merely them and were prepared with a partial refor the sake of being witty, to intimate port. There were some accounts, howthe contrary on Tuesday before the ever, on which the committee were not whole board. It is reasonable to suppose prepared to report-those relating to the

that when he accepted the office for a Scott Act-until they had the advice of year, the Inspector was obliged to aban- the Secretary-Treasurer. St. John. Chesman's Chatham rink beat don, in great part, his usual avocations Coun. Adams said the committee had the Parish of Alnwick. Allen's of Fredericton on Tuesday by eight for making a living, and it is unlikely before them accounts for \$41.66 per month points, but Loggie of Fredericton beat | that he was in a position, when the in- since July 1st from Mr. Vye, who claimed

Loggie of Chatham by ten points, Freder- | junction was laid on him, to pick up the to be still employed by the County as Inthreads of these avocations as well as if spector under the Scott Act. There was play against Truro for the Mc- he had not been prevented by his engage- also an account of some \$9.00 for analysing ment from looking after them at the be- liquors in a certain case and another acginning of the year. He should not, count for legal services in connection with however, claim full pay, but only what a certain prosecution. There was an ache is entitled to in view of the equities of count, also, from Mr. Niven without

> the case. He cannot better his position items. The committee wanted to know however, by threatening the Council as the position of the Council or Municipal-

charge him now.

Coun. Cameron :- Was the Inspector paid at the rate agreed upon, up to the time Tuplin, a well known farmer who resides the injunction was served?

Secy Treasurer: -Yes. County Accounts : Couns. O'Brien, Toz-Coun. Cameron asked if that would not er. Adams, Fowlie, Flazagan. be an intimation to him that the Council Petitions : Couns. Adams, Jones, Sulli-

did not intend to pay him further and that | it. his services were at an end. If it were

his case he would so interpret it. Councillor Adams moved ---Committee to visit Jail: - Couns. Lavway,

Whereas the Inspector under the Scott Act has been prevented from performing his duties since last July-and whereas he is yet unable to perform the same, and as tory of the city. he contends he was not dismissed-Therefore resolved that he is hereby discharged from being Scott Act Inspector, and that the Secretary-Treasurer be ininstucted to notify him of the same. Coun. Ryan seconded the resolution.

Coun. Cameron said if Mr. Vye claimed to be still under pay and that he had not been dismissed, he might go on, for years, claiming to be in the same position, unless some such resolution as this was passed by the Council. He, therefore, approved

of it. The resolution was unanimously adopt

Coun. Adams presented petition Lemuel Drizzle for relief from \$4.40 road taxes and costs which he was obliged by a constable to pay in No. 3 district Tabusintac, in which he did not live or own property, such tax being collected from him after he had paid road tax of \$1.20 in

district No. 2-both districts being in

Referred to Committee on petitions. On motion of Coun. Underhill, ex-Inspector Vye was heard at the bar of the Council in reference to his position and claims. He said he was glad the Council had discharged him. He had done his best while acting as Inspector and wished to notify the Council that he claimed payment of

the salary agreed upon, up to the date of his discharge. In July last he was offered \$41.66 a month if he would undertake he did on Tuesday, por does there appear ity in relation to these matters, in view of to enforce the Scott Act for the Women's to be much in his claim that he refused the injunction that had been issued by Temperance Union, but he declined on with the Municipal Council. He had been kept from engaging in his ordinary avocations by reason of his engagement and his credit was also impaired, even one of the Banks refusing to do business with him because he had caused its employees to be summoned in a case he was prosecuting. He had been engaged in answering communications in connection with his duties under the Act and although he had not as much money as the County of Northumfix the Inspector's salary. Last Session berland he would put a writ on the Warof Council Mr. Vye was appointed Inspecden, nnless he was paid tomorrow. tor under the Act and his salary fixed. Coun. Watt. said he would be more He entered upon his duties on 1st May. prompt with his writ than he was in prothe time named by Council, and continusecuting liquor dealers.

On motion of Coun. Adams Council pro- up, are we bound to give him notice be- tions of innocence. Mary Tuplin, the un- At Pembroke the vibration was so great foatunate girl whose career was cut so as to cause much alarm. Dr. Bell., of Secy-Treasurer-I think you can dis- short at the hands of the assassin, was in the geological survey, says there is no further danger. Shocks are usually exher seventeenth year at the time of her perienced in Canada in the winter, being death. She was a daughter of Mr. John caused by shrinkage of the earth's strata. BRACEBRIDGE, Jan. 11.-At 4.30 this. at Margate. Both families have relatives morning three distinct shocks of earthand friends all over the province, and inquake were felt here by several parties. tense interest is shown in the case and in The first was the most severe, lasting for the solution of the mystery surrounding

about 30 seconds. The shock was of suffi-

cient force to make the windows rattle

GRAVENHURST, Jan. 11.-A very per-

Don't

Catarrh is disgusting. Pneumonia is

-----Very Cold Weather.

ceptible trembling of the earth was felt at NEBRASKA CITY, Neb., Jan. 15. a few minutes past five this morning. The thermometer registered 28 below The duration of the shock was for several last night. It was the coldest in the hisseconds.

MANIWAKI, Que., Jan. 11 .- An earth-HELENA, Mont., Jan. 13. quake was felt here at about 4.30 this It was 45 below at 5 a. m. to-day-the morning. The shocks were heavy and highest yet. During the day it was 25 lasted about half a minute.

At Belgrade it was 59 below Friday

night. Stock is suffering. let that cold of yours run on. You think Railroad traffic is still suspended. it is a light thing. But it may run into ST. PAUL, Minn., Jan. 15. catarrh. Or into pneumonia. Or con-

The Northern Pacific road sent out resumption. gular trains on the main lines to-night. The Manitoba officials report the line dangerous. Consumption is death itself. clear to the boundary.

The breathing apparatus must be kept The Northern Pacific is open to beyond healthy and clear of all obstructions and Missouri river. The snow is so badly offensive matter. Otherwise there is banked up in cuts that a renewed blocktrouble ahead. ade is probable. The Minnesota and All the diseases of these parts, head, Northwestern train from Chicago arrived nose, throat, bronchial tubes and lungs,

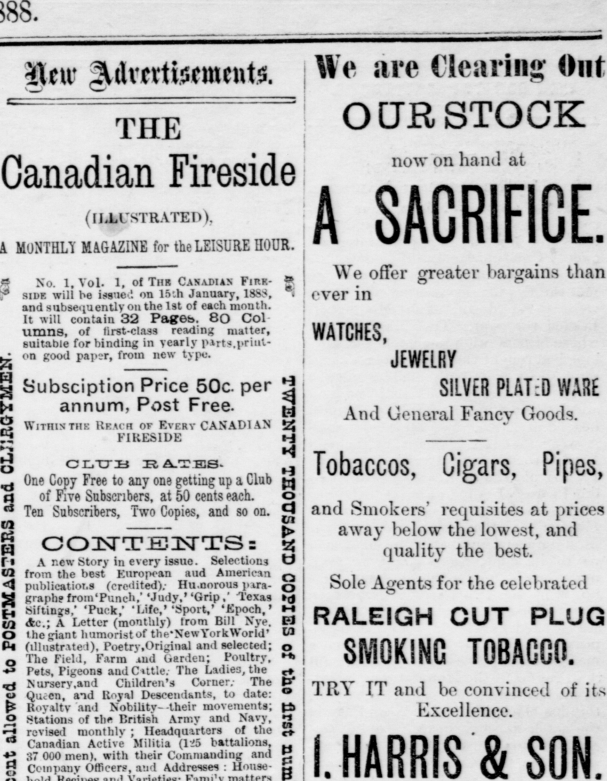
to-day, four days on the road. can be delightfully and entirely cured by ST. PAUL, Minn., Jan. 15. the use of Boschee's German Syrup. Thirty-six deaths from freezing are reyou don't know this already, thousands ported from Dakota points. and thousands of people can tell you. ST. LOUIS, Mo., Jan. 15.

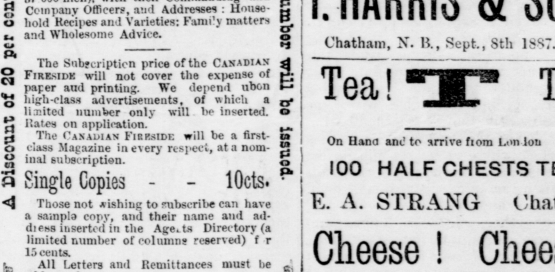
They have been cured by it, and "know A blizzard struck northern Texas yesterhow it is, themselves." Bottle only 75 day. The mercury fell from 40 to 65 de cents. Ask any druggist. grees, reaching almost zero.

Омана, Jan. 15. Sensation in a Methodist Church. The temperature is rising slowly here, TORONTO, Jan. 12.-Rev A. C. Court-Last night it was 30 degrees below. Reice, preaching in the Parliament street ports are still coming in showing many Methodist church on Sunday night, refatalities throughout the state. ferred to the Mayoralty election of Mr.

ALBERT LEA, Minn., Jan. 15. E. F. Clarke, as a triumph for the liquor Last night was the coldest of the season party, and said it was unfortunate that -42 degrees below.

# The Big Raft Again.





100 HALF CHESTS TEA. E. A. STRANG Chatham Cheese

Tea

A. H. Marquis, N. G. John Bell, Jr., V. G. S. U. McCulley, (P. G.) R. S. J. D. B. F. Mackenzie (P. G.), T. J. L. Stewart (P. G.), W. A. D. Smith, (P. G.), C. Wm. Sinclair, (P. G.), I. G. Zenus Tingley (P. G.), O. G. Alex. McKay, R. S. S. Samuel McLoon, L. S. S. A. J. Loggie, Jr., R. S. N. G. Robert H. Anderson, L. S. N. G. Geo T. Tait, R. S. V. G. Geo. A. Mitchell, L. S. V. G. James Neilson, J. P. G. - World.

THE BOOM COMPANIES. .. The annua meeting of the Southwest Boom Company was held at Newcastle on Wednesday of last week. A dividend of 12 per cent was declared. The business of last year was settled. About the same number of logs passed through the booms as the year be. fore, but business has not been as good as it has been previous years. The following officers and directors were appointed for this year: A. Ritchie, president; W. A. Park, secretary; T. DesBrisay, Robt. Swim, G. E. Fisher, A. Morrison, A. Rit chie, John Sadler, W. A. Hickson, E Hutchipson, Charles Sargent, directors. The meeting of the North West Boom company was held on the same day. This company's booms are leased to R. P. Whitney, who receives \$500 for the raft. ing of the company's logs. The business of this company is not so large as that of the South West company's boom. The following directors were elected for the ensuing year: R. Hutchison, Geo. Mutch, A. Ritchie, Chas. Sargent and A. Morrison,

"WIDE AWAKE:"-It would be difficult to imagine a more agreeable, varied, instructive and lasting provision for January reading than comes in Wide Awake just received.

Of stories there are: Sidney Luska's "My Uncle Florimond;" Mrs. Fremont's "Cruise of a Coverlet;" and Mrs. Sher wood's "Those Cousins of Mabel's." Adventure: How Professor Roberts beat the oull.

Comedy: "Cat Isabel." About countries: "Journey to Peking;"

"More about the Hindoos;" and "High-Caste Sweetmeats." History: "Foster-Children of Washing

ton;" "Christmas Mince-Pie;" "Patrician and Plebeian."

Ways to do Things: "Cocked-Hats," and "Home-made Jig-Saw." Animals: "My Friends, the Dogs." Science, "When does Spring Begin?" and "About Crystals."

employment offered by private parties be- Judge Palmer and had caused the Inspec- | the ground that he was under engagement tor to suspend or discontinue his action as cause of his engagement with the Counsuch since July last. He would like to cil. His statement, about the time when hear the opinion of the legal adviser of the the offer of these parties was made to Council as to whether they were bound to him, was that he declined it on the ground that while he was willing to act pay these bills or not. as a public officer, in the employ of the Secretary-Treasurer Thomson said there was an Act passed by the local Legislature Municipality, and under law, for the en forcement of the Scott Act. he did in 1886 by which the Council was empownot ered to appoint an inspector to see that feel justified in becoming a private informthe Scott Act was duly enforced. The er. His statement, now, that it was because he considered himself still Council had power also under the Act to em-

ployed by the Council seems like a change of base. Municipal Council of Northumber-

### land.

The Municipal Council of Northumberand met in Annual Session at Newcastle on Tuesday, 17th inst. The representatives of the different paris hes are as follows: Ludlow-John Hovey, A. H. McMil-

Blissfield-Enoch Bamford, J T Mersereau. Blackville-B N T Underhill, Dan'l

Sullivan. Southesk - Jared Tozer, Murdoch

Sutherland. Northesk-Michael Ryan, Wm Jones. Derby-James Robinson, John Betts. Rogersville-R. Lavway, Peter Thibe-

Nelson-John O'Brien, Ephraim Hayes. Newcastle-Wm. Lyons, Donald Mor-

Chatham-R Flanagan, Geo. Watt. Glenelg-R McNaughton, Hugh Cameron Hardwicke-Geo Fowlie, M. Bransfield.

Alnwick - Jas Anderson, Anthony Adams. On the roll being called all were present excepting Messrs Hovey and McMillan of

Ludlow and Mersereau of Blissheld. Warden O'Brien was moved to the chair. Coun. Adams referred to the desirability of electing a Warden from amongst the older and more experienced men of the Council and said that Coun. Betts would meet the requirements of the posi-

tion in that respect. He, therefore, nominated him as Warden for the year. Coun. Ryan seconded the nomination.

which was carried unanimously. Warden Betts, on assuming the Chair expressed his very best thanks for the honor done him, and said he doubly arpreciated it because the position was be-

stowed upon him without any solicitation on his part. From what he knew of the experience, ability and disposition of the members of Council he felt he could count on their good will and assistance in

ed to perform them until July 1st, when, Mr. Vye:-That is not true. on an application made in behalf of John Adjourned until 10 a.m. Wednesday. Jardine, Judge Palmer granted an injunc-A Prince Edward Island Murder.

tion restraining Mr Vye from further acting as inspector, the ground of the appli-THE MARGATE MYSTERY -- MILLMAN'S TRIAL cation being that the act under which he (Charlottetown Examiner.) was appointed was ultra vires. Mr. Vye The trial of William Millman, charged was paid the salary agreed upon up to the with the murder of Mary Tuplin, will time when he ceased, by reason of the intake place at the Supreme Court now sitjunction, to act as inspector, but, it seemting. A large number of witnesses are in ed that he considered he had not been attendance, and great interest is taken in discharged by the Council and was, therethe case. Mr. F. Peters has been retainfore, entitled to payment for full time. ed to assist in the prosecution, and Mr. The question now was, whether or not the E. J. Hodgson, Q. C., will conduct the Council was bound to pay him. That in case for the defence. Following is a his, Mr, Thomson's, opinion would de-RRIEF HISTORY OF THE CASE. pend on the final decision as to whether In the latter part of June last Miss the act under which he was appointed Mary Tuplin, of Margate, suddenly dis-

was ultra vires or not. If the court should appeared. She left her home about nine declare it is ultra vires, then the Council o'clock on a Tuesday night and did not would not be bound in law to pay the Inreturn during that night nor on the folspector. It followed, therefore, that it lowing day. On Thursday search parties was a question whether it was prudent for were organized, and the neighboring yard. the Council to pay any part of the salary woods were scoured, but not a trace of pending the decision of the matter under the missing girl could be found. On Fri-

the injunction. As the professional adday Eel Creek, a branch of the Southwest viser of the Council he could not advise River, which flows a short distance below the Council to pay the Inspector. the Tuplin homestead, was dragged with-With regard to the claims presented out success. On Saturday the search was against the Couucil for expenses incurred renewed. One of the searchers, while in certain suits, he read an extract from resting on the bank, found thereon a the Dominion Act providing that the white cotton handkerchief with the letter Governor in Council might order that any "M" worked in the corner. This handfines, penalties or forfeitures payable to kerchief Mrs. Tuplin identified as the the Crown, collected in the prosecution of property of her missing daughter. This any Dominion Act, should inst ad of gostrengthened the suspicion of the searching to the Receiver-general of Canada, be ers that the body of the young girl was paid to the Treasurer of any County, not far away-probably in the creek. Municipality or district to assist in the They set about their work with renewed energy, even working all day on Sunday. enforcement of such Act. This, he said applied to the Scott Act, as well as some On Monday the search was resumed. others, and by an Order in Council of 29th | That afternoon

Sept. 1886, authority was given for the THE BODY WAS FOUND handing over of Scott Act fines to local in the creek, in about four-and-a-half feet act of opening it when he fell, death being Treasurers. The County was, thereof water, in the neighborhood, it is said, instantaneous. It was a terrible shock under, authorised to receive and dispose of of a large hole or quicksand. Around the to Mrs. Moore and the members of the these fines and certain amounts had been waist of the unfortune girl was a rope the family, who have the heartfelt so received. It was for the Council rein, attached to which, at a distance of sympathy of the entire community. theretore, to decide whether it would de about a foot from the body, was a stone Mr. E. R. Moore was a native of Port vote these moneys to payment of Mr weighing some eighty or ninety pounds. Hope, Ontario, and was in his 57th year Vye, whose appointment, it must be re The body was partially decomposed and when his life so suddenly terminated membered was under a local and not much swollen. There were no marks of | He came to this city when four years of under the Dominion Act. In like manner violence about the body; but on the head. age with his widowed mother and his the Council must decide whether it would back or the 'ear, the skin and flesh were | elder brother, Mr. John M. Moore of the spend the money in paying expenses of the lacerated. In this lacerated place, indent- excise department in this city. He began prosecutions referred to. ing the bone slightly, a revolver bullet the nail business, with which he was so In reply to Coun. Adams the Secretary was found, flattened out into the shape long extensively connected, in 1860, in Treasurer said he had some funds in hi of a button. About two inches above this | Waterloo street. He afterwards removed hands derived from Scott Act fines and spot, and back of the ear, there was a his factory to Portland Bridge. There it expected more-in all between \$200 and bullet hole about two inches above and was destroyed by fire in 1870. But behind the ear. Some time after the nothing disheartened by the loss, he im-

NEW YORK, Jan. 14. Some fears are entertained concerning the safety of the overdue French steamer

language, his sorrow at the election of Mr. "Britannia." from Mediterranean ports. Clarke, and the restlessness of his audience which left Gibraltar on Dec. 22nd. She found voice in a remark, "Well, I'm carried 850 steerage passengers and a full glad," from a leading church member. cargo of Italian and Spanish merchandise. As he went on to characterize those wh The steamer "Venice," which arrived a voted for the successful candidate as whisfew days ago passed through 30 miles kev men, his disgusted hearer again broke of logs from the broken Nova Scotia timout with: "I'm no whiskey man and I ber raft and thought the "Britannia" may voted for him." have been hit by some of the logs. Ship

ping men consider the "Britannia" an Unfortunate Scottish Crofters. unlucky steamer, as she brought cholera LONDON, Jan. 12 .- There is much fee to this port three months ago,

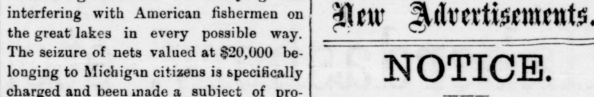
#### Manitoba.

WINNIPEG. Jan 14.-The defeat Burke, the new provincial secretary, b Francis in St. Francois Xavier, is almost certain to decide the wavering elements in the provincial legislature in Greenway's favor and secure an early outthrow of the Harrison government. The friends of the latter look for no other result.

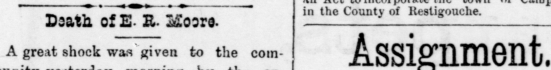
The Fishery Commission.

test to the British government by Ba-

have seen so much as a shilling in coin for TORONTO, Jan. 14.-The Mail's Washnearly a year. The witnesses they wish ington correspondent telegraphs that the to summon are all wealthy, including Lady fishery troubles are likely to become more Mathison and the Free Church minister o complicated, formal complaint having the island, but they refuse to go unless been made to secretary Bayard that the the crofters pay their expenses. Canadian government are annoying and



Notice is hereby given that application will nade to the Legislature of the Province of New Brunswick, at its next session, for the passing an Act to incorporate the town of Campbellto



munity yesterday morning by the announcement of the sudden death of Mr. Notice is hereby given that Charles H. LaBillois E. R. Moore, one of St. John's most of Dalhousie, in the County of Restigouche Merchant, has made an assignment of all his active, enterprising and widely known roperty to the undersigned in trust for the mefit of his creditors. citizens. Mr. Moore had been slightly The trust deed now lies at my office. Dalhousie indisposed for a few days previous and where all desiring to participate therein are required to execute the same within sixty days from Dr. Walker had been called in, but noth-Dated the eleventh day of January, A. D., 1888. ing serious was apprehended by his family or friends, and he had informed them that JAMES S. HARQUAIL, 3-15

he was improving. He rose before Mrs. Moore, and when asked how he was feeling, said he was better, and passed out to the bath room, A short time afterward, noticing that he had not returned, Mrs. Moore went thither and found him laying on the floor dead. The door being unfastened it is believed he was in the





AND

Art: "Warwick Brookes in his Pencil Pictures." Poetry: "The Organ-Man and I;" "When Piping Winds Do Blow; "My Owlet;" "Arithmetic;" "Two Little Birds in Blue;" "Retort;" and "Jask Frost."

Criticism: "Arabian Nights." But how little the titles tell of the feast of good things! Send D. Löthrop Company, Boston,

\$2.40. HIGHLAND SOCIETY - The annual

General Meeting of The Highland Society of New Brunswick at Miramichi, was hell at the Waverley Hotel, Nowcastle, on Friday last, at 11 a. m. The following were elected office bearers for the ensuing year :--President-Hon. R. Hutchison. Vice-Presidents - Hon. P. Mitchell R. R. Call, John Niven.

Chaplain-Rev. W. Aitken. Treasurer-D. Ferguson. Piper-H. Marquis. Secretary-G. B. Fraser.

Directors -- Alex. Morrison, J. C. Mil ler, W. Murray, John Shirreff, R. Ritchie, John Ferguson, Wm. Wilson, James Brown, James Robinson, E. Hutchison, D. T. Johnstone, H. Marquis, Alex. Loggie (Bt. Ch.), Rev. E. W. Waits, Rev. W. Aitken, W. A. Park, Hon. R. Marshall, W. W. McLellan, John Sadler, J. Yeoman, James Mitchell, James John. stone, Allan Ritchie, John McDonald,

Robt. Loggie. School Committee-D. Ferguson, W. Wilson, W. Murray, John Niven, Rev. W. Aitken.

Charitable Committee for Newcastle-Rev. W. Aitken, James Brown; for Chatham-D. Ferguson, W. Murray. The report of the School Committee regarding the new school building, Chatham, was accepted and was most satisfactory. The committee was given authority to put the latest heating and ventilating apparatus into the new building.

Accident Insurance.

DOUGLASTOWN N. B. JAN. 16th 1888. Mess. M. & T. B. Robinson Agts Travellers Ins. Company St. John N. B.

GENTLEMEN:-I am in receipt of your or not.

rendering the discharge of his duties easy and pleasant. He felt assured that the deliberations of Council would be conducted in a manner cre litable to the important county it represented. Messrs. Wm Cottier and John Cassidy were appointed constables to attend the sessions of Council.

Mr. Wm. Dalton, who had been one of the Council constables for a good many sessions. attempted to protest against Mr. Cottier being allowed to supplant him.

but was declared out of order. \$300. Coun. Adams moved, seconded by Coun Bransfield, that D. G. Smith be engaged not power to discharge Mr. Vye? He obas official reporter of Council. He said he understood that the duties were to

be shared by Mr. Anslow. Coun Ryan moved, in amendment, that Mr. Anslow be appointed reporter and reminded the warden that the amendment

must be first put. charge? The amendment, being seconded by Coun. Jones was put and negatived. The original motion, being then put was carried.

tion was here moved. Councillor Ryan making a motion to adjourn until two determined. o'clock, in order to afford those who had Coun Adams-As he cannot perform not filed their qualifications opportunity

the duties of his office, cannot we dis-Coun. Adams objected, on the ground charge him? that time would be wasted.

been put in jail, would not that be cause There being no motion before the Council (that of Coun. Ryan not being secondfor his discharge?

responsible to date for salary?

salary to the Inspector?

discharge.

ed) the minutes of July session were read and confirmed. Constable Dalton, by permission, ad dressed the Council on the unfairness with

which he had been treated, after making the fires this morning, as usual, shovelling snow and waiting on the Secretary-Treas-

The Secretary-Treasurer explained that Mr. Dalton had offered to carry a bag from his office to the Council room, but he had not employed him in any way. Coun. Ryan again protested against any business being done until Councillors had filed their qualifications.

Coun. Flanagan said if hairs were to be split over the matter it would be found

to do so.

that it was now too late to legally file the qualifications. show he performed services for his salary. Coun. Watt argued that it made no dif- The Council has power to dismiss him ference whether qualifications were filed when it likes.

Coun. Adams asked if the Conncil had finding of the body AN INQUEST WAS HELD

served that the law provided that an Inby Coroner McKay, of Clifton. The girl's spector could only be discharged for parents and several other witnesses were cause. Was the cessation of active duty examined. After the examination of the

on his part, in consequence of the injunc witnesses a post-mortem was made. The tion, a sufficient cause to justify his disexaminers found a bullet hole in the rear of the ear, and a bullet embedded in the

The Secretary-Treasurer said he did not substance of the brain, on the side oppothink it was. It seemed clear to him site the hole. The stomach was empty, that if the act under which the Inspector | and there was nothing to indicate that was appointed was declared to be intra the girl was alive when placed in the wa-

The question of Councillors' qualifica- vires, then he must be considered as still ter. The verdict of the jury was in subengaged. That, however, could not be stance that Mary Tuplin came to her decided until the ultra vires question was death from the effects of a bullet wound in the head, received at the hands of some

> unknown person or persons. TWO MEN ARRESTED.

After the girl's disappearance it was alleged that William Millman could throw Coun. Watt-Supposing Mr. Vye had some light on the subject if he were so disposed. These stories coming to Mill-

man's ears annoyed him considerably, and Secy, Treasurer-If he were put in jail on the Monday on which the body was through his own act it would be cause; found he came to the city and consulted if by an act beyond his control, it would with a well-known counsel with a view of taking legal proceedings against those who were circulating the reports. On his

he was arrested for the murder. Thomas Secy.-Treasurer-Not necessarily. He Bryenton, an employe of Millman's uncle, yould be bound to show that he had perwas also arrested as an accomplice. A formed service. The power to appoint generally carries with it the power to

Coun. Tozer-Suppose the court sustains the Act in say three years' time, are we to be held bound to pay three years' Secy.-Treasurer-No, he would have to

Dental Rooms. at Chatham Commission Merchants about the 20th inst., affording patrons an opportunity to have their dentistry done in a proper Particular attention will be given to preparing nouths for

DR. CATES

-WILL OCCUPY HIS-

reparations will be ased when desired to secur

as near painless operations in the extracation and

lling of teeth as can be had at the present time.

EBONIZED SMOKER'S SET

will be given to the Lady and Gentleman, respect-

THE FINE BAND OF THE 73RD BAT

to have the best original costume.

ively, whom the spectators may declare by ballot

Visit will be limited to about a fortnight.

NOTICE





and spent with them the time not devoted to his business. Mr. Moore's death de prives the city of one of its most active and energetic workers, a large employer of labor, an upright, honorable, generous and

mediately rebuilt it, and devoted his en-

ergies to the extension of his business

The capacity of the factory has since been

doubled. In 1883 he purchased the Cold

brook nail factory, and has since operated

both factories, giving employment to

Mr. Moore married in 1863, Miss Pick-

ard. of Fredericton, sister of the late John

Piokard, M. P. His widow and five

children survive him-three daughters and

two sons. Their sudden bereavement is

the more severe from the home-loving

character of the deceased husband and

father, who was most devoted to his family

about 110 men.

hospitable man, whose place cannot be supplied.-Tel.

## Canadian Earthquakes.

QUIO, Que., Jan. 11.-A heavy shock of earthquake was felt here at 4.20 this here for years. morning ALMONTE, Ont., Jan. 11 .- A shock of Success

earthquake was distinctly felt here be tween 4 and 5 this morning. PERTH, Ont., Jan. 11.-Heavy shocks

of earthquake were felt here early this

RENFREW, Ont. Jan. 11 .-- Parties here were awakened early this morning by a distinct shock of earthquake.

PEMBROKE, Jan. 11.-Two heavy shocks of earthquake and one slight one were felt here between 4 and 5 this morning. Mary Tuplin, is about twenty years of OTTAWA, Jan. 11.-A sharp shock of

age. He is a son of Mr. John Millman, a | earthquake was felt throughout the Ottawa will be present in full uniform, under the leadership of Mr. Nevin, with new music, specially prosperous farmer who lives at Burling- Valley shortly before five o'clock this

prepared for this occasion. The admission fee has been fixed at

FANCY DRESS CARNIVAL OF THE SEASON BABBIT METAL. -- IN THE---Chatham Skating Rink RUBBER PACKING. -WILL BE HELD ON -Cotton Waste, Etc., Etc. FRIDAY Ev'g, 27th Inst. J. M. RUDDOCK. The Management having decided to hold only two annivals during the season, it is expected that this will far eclipse anything of the kind held | Chatham, N. B. No pains or expense will be spared to make it SHILOTH'S A great many of the skaters, both ladies and gentiemen, have intimated their intention to take part and assist in making it a great attraction. CONSUMPTION CU RE ----:A HANDSOME:---PLUSH COMB & BRUSH CASE. s sold on a guarantee and money refunded if not satisfactory, sold only in Chatham at the 

saler to be found

Our

CEIPES Address

Prescription



Chatham, now occupied by him. The property is

wellsuited for a boarding House or private dwell

FOR SALE.

David McIntosh.

ing. Terms made known on application.

Coun. Morrison-If we were to dis charge him now, would not that make us return home, after the finding of the body.

> preliminary examination was held before two J. P.'s, as a result of which Millman morning.

was committed for trial in the Supreme Court and Bryenton was released. The accused was then removed to Queen's county jail where he has since remained. THE ALLEGED MURDERER AND HIS VICTIM. William Millman, the alleged slaver of

Coun. Adams-Have we power to dis- ton, across the line from the Tuplin resi- morning. In this city the disturbance

favor of 14th inst. enclosing sight draft for one thousand dollars being the amount dollars bein Dispensing Chemist, R. HOCKEN. insured in the accident department of Ins, | days of notice of election. by 1st May next when his year would be | cook ess, and is strong in his prostesta- | was accompanied by a loud roaring nois e Chatham, Jan. 17, 1888. Medical Hall, - Chatham, N.B