unanimously.

On motion of Coun. Swim the list of parish and county officers for Blissfield, and the account of the parish clerk for holding election were passed.

Coun Tozer having been moved to the Chair and Councillor Kerr having moved the adoption of a list of parish and county officers for Chatham-

name of Police Magistrate Murray from the proposed police committee and to substitute that of T. F. Giliespie, Esq., Coun. Kerr in the matter, as they agreed | mittee and knew all about it. on almost all matters affecting the town. He felt that the police organization should tatives as much as possible. In St. John, Fredericton, Moncton and even in Newcastle the police magistrates were not on the police committee, and there was no good reason why it should be different in Chatham. Personally, he had nothing against Mr. Murray, but he made hi

proposition on the principle involved. Coun. Kerr said that ex-Coun. Coleman and he had enlarged the police committee and placed Mr. Murray on it and he had given good satisfaction. What grounds had Coun. Flanagan against him? He believed that he (Kerr) could tell the Council what Coun. Flanagan's objections were, and he might feel called upon to do it if, necessary.

Coun. Robinson said the principle on which Coun. Flanagan acted was doubtedly correct.

The motion of Coun. Flanagan was Coup. Flanagan moved to substitute

Messrs. Wm. Lawlor and John Johnston for Messrs. S. Waddleton and George Stothart on the board of assessors.

Coun. Kerr referred to his experience on the board with Mr. Waddleton and bore testimony to his efficiency and excellent judgment. Mr. Stothart had taken his (Coun. K's) place, when he came to the Council and he had heard of no complaints against that gentleman, while he had heard him highly spoken of in the

Coun. Flanagan said that in order to place the matter on a fair basis he would agree to leave Mr. Stothart on the board if Coun. Kerr would agree to place Mr. Lawlor on in place of Mr. Waddleton. Coun. Kerr said he would leave the whole matter to the Council.

and lost. Coun. Flanagan then resumed the chair as Warden and the Chatham list as amended passed.

Coun. Kerr submitted return of T. Green, dog-tax col., Chatham.

Cour. Kerr presented petition of Mrs. Mary Dalton, widow of the late Wm. Dalton, for rebate of taxation in Newcastle, which was referred to the Petition Committee. [The rebate was subsequently granted, on committee's recommenda- the subject was dropped. tion.]

Coun. Betts read the list of Derby parish and county officers. Passed. A long discussion took place on a mo-

tion made by Coun. Doyle to reduce Newcastle's Alms House assessment from \$550 to \$500. He said the aid given outside of the Alms House in Newcastle was excessive, as was proved by the fact that some \$93 was spent for outdoor aid in Newcastle parieh, while only \$23 was spent in Chatham; and it was noticeable that such aid was given altogether in the town, while none was given in the two Rower districts. This was an injustice to the lower districts, which had no paupers fin the Alms House. Newcastle's assessment was \$550 while that of Chatham was only \$400, showing injustice to the ratepayers of Nexcastle, who were called upon to pay for other par shes.

Coun. Underhill, who is an Alms House Commissioner, explained that parish could be called upon to pay any thing for another parish and he showed that Newcastle had much less to its credit last year than Chatham, which accounted for its higher assessment this

suffice fully, showing how he had obliged the commissioners to reduce Hardwick's tageous to divide the property into two assessment, when he was a councillor in previous years, and said that parish had been victimised to the tune of \$125 for the last three years.

Coun. Underhill thought it would be better if the Alms House books, which were before the Council every year were more thoroughly studied, so that the subject might be better understood. The motion to reduce Newcastle's as-

sessment to \$500 was passed. Coun. Robinson then moved to reduce that of Derby from \$100 to \$25 which Coun. Betts said could not be a serious proposition on Coun. Robinson's part, as Derby must contribute its share to the general expenses of the institution, be-

sides which it had one pauper there to provide for. Coun. Jones endeavored to show that if a parish was not assessed sufficiently to pay the expenses of its own paupers one year it would have to pay the more the next year, reading from the accounts

in support and stating the different balances to the credit of each parish. Coun Robinson contended that as Newcastle's assessment had been reduced all

the other parishes should be similarly County, and Chatham would, no doubt, be -dealt with,

Coun. Kerr explained the large balance of \$600 to Chatham's credit, which he said was largely due to a gift from a man who had sold his property and given the proceeds to the commissioners for Chatham's credit. He bore testimony to the prudence and economy which characterized

the commissioners' administration. After further discussion in which Coun. Robinson declared he would adhere to his motion if that of Coun, Doyle was allowed to stand, the whole matter of the Alms House assessment and report was tion of Coun. Tozer, referred back to the Alms House accounts committee.

for Alnwick was passed. Oa motion of Coun. Kerr the High

Sheriff was heard in reference to the Conway claim which was the subject of motion passed by Council this forenoon. The High Sheriff said the levy upon Conway was for \$65.91 and interest \$11 .-55 added made the whole claim \$77.46. There was due to him from the Municiepality for services rendered as one of the building committee of the new jail, \$150, arranged by the Chatham councillors, that which was the amount awarded by the parish would be advantaged at the expense -committee, to whom the matter was re- of the County interest, and Coun. Robinson

ferred, so after he had collected the Conway claim he gave the Secretary-Tie surfrom him as a member of the jail committee, and also for \$50, which he retained out of the Conway claim money.

that officer had, he believed, not accepted, The resolutions, being put were carried | because, under the wording of the resolution making the jail committee award, he was not authorised to pay more than \$100 each to the members thereof. The award was not sought by him but when made, and the understanding being well known that the \$300 was to be divided between Mr. Fish and himself, he felt he was ticled to it. He therefore had a right to retain the \$50 as he had done cut of the Coun. Flanagan moved to strike the Conway claim and to make the settlement offered with the Secretary-Treasurer on that basis. Mr. Smith, who was present as reporter, and Coun. Jones, were memtherefor. He expressed his regret that bers of the committee of Council who he felt it to be his duty to differ from recommended the award to the juil com-

Coun. McNaughton said the money collected by the Sheriff belonged to be under control of the people's represen- Glenelg and should not be taken to pay a county obligation.

The High Sheriff said the money was in the Secretary-Treasurer's hands, in the \$100 of the award not yet drawn, and should be placed to Glenelg's credit.

On motion, ex-councillor Smith explained that when the committee appointed for the purpose were considering what remuneration should be made to the jail construction committee, he had understood Mr. Robinson to say that as he had not done so much work as the other two members, Messrs, Shirreff and Fish, he did not think he was entitled to any pay. but would allow his share to be divided between those gentlemen. The committee had talked of an award on a basis of five per cent. on the cost of the work, but were glad to be able to reduce it under the understanding they thought they had with Coun. Robinson, which enabled them to do justice to Messrs. Shirreff and Fish and, at the same time, make the matter easier for the County.

Coun. Robinson said that wasn't true. All he had said was that he didn't want anything for his work on the committee. He never said he had done less work than Messrs. Shirreff and Fish, or that he was willing that they should receive his share

of the award. with him and write an order upon the Secretary-Treasurer for his share of the \$100, which you have left in the Secretary

Treasurer's hands? Coun. Robinson said that Mr. Fish had been bothering him so much about the matter that he did tell him one day that Coun. Flanagan's motion was then put if he wanted it so badly he would give him \$50 to quiet him.

> Coun. Jones said that he was a member of the committee and Mr. Smith had stated exactly what the understanding was, so far as he could remember it. Mr. Robinson said "I don't want the money. Give it to the men who did the work." Coun. Tozer also stated his recollection

of the matter which agreed with that stated by Messrs. Smith and Jones and On motion of Coun. Fairley the list of parish and county officers for Ludlow was passed and Couns. Fairley and McAleer

were excused from further attendance at

Council adjourned until 10 a. m.

Saturday's Sitting. Council re-assembled on Saturday.

After routine \$1,200 was ordered to be assessed on Chatham for Street and Fire service, and \$2 200 for police and light. Account of expenses in re Scott Act,

\$438.72. Passed. Account of Jas. T. Doak was ordered to be paid as already recommended by County Accounts committee.

Warden Flanagan was relieved from the Chair, which was taken by Coun. Tozer.

tion setting forth that the Chatham Public Wharf had been illegally leased and rescinding the order, passed at the July session 1890, for a new lease. Adopted. Coun. Flanagan moved for a committee of three to make arrangements to lease Coun. Sullivan went into the subject the wharf by public auction as they might see fit, explaining that it would be advanparts so as to afford the present lessees an opportunity to secure the ground necessary for the buildings they now owned in connection with it. He said he felt the matter had not been properly dealt with last year, when he was not a member of Council, and he had assisted in obtaining an injunction to prevent the lease being given in the manner arranged. The property was a valuable one and, before leasing it the committee must look after necessary landings for the public and make any fair arrangement possible for the present lessees, consistent with their

> duty to the public so as to protect their property interests. Coun. Kerr said he was glad to see matter re-opered and commended the stand taken in reference to it by Coun. Flanagan. He had wanted it leased by public competition, but Council voted otherwise last year. He explained the situation and size of the property and how it was proposed to divide it, leaving necessary public landings and a reservation for a new engine house. It was proposed to have horses, etc., owned by the town and the present engine house accommodation was inadequate. Newcastle was given tree land for its engine house by the

treated in the same way. Coun. Betts said the Newcastle engine house site was worthless for other purposes, and Chatham ought to arrange with the lessee of its public wharf when it wanted a

Coun. Kerr: We'll take just the same treatment given to our Newcastle friends. The resolution passed.

Couns. Kerr and Doyle being appointed as two of the members of committee and Couns. Flanagan and Robinson proposed for third place-

Coun. Kerr contended that both the Chatand said if it had not been for Coun. Flanagan appealing to the Supreme Court this The list of parish and county officers valuable property would have been leased

Coun. Flanagan said he would not, under had failed in even lessening the sale of other circumstances, seek to be placed on liquor in the County, while the County was any committee, but as he had taken a great out some \$300 on the operation. The trial interest in having the public receive all the asked for had been made and it was a advantage possible from this wharf and had failure. certain views as to how the public interest could be best served in disposing of it he ought to be a member of the committee. Several councillors from the other parishes claimed that if the matter were left to be

was, therefore, chosen as the thirl mem of the committee.

Coun. Doyle explained that he was induced, yesterday, in the interest of the ratepayers, to move for a reduction of the New cas:le Alms House assessment, because h felt that excessive out-door relief was given by the Newcastle commissioners. He was after explanations received, now willing tha the original assessment of \$550 on Newcastle should stand.

The resolution of yesterday was, on n tion of Coun. Jones. reconsidered. On motion to rescind the order for the r duction of Newcastle's assessment Coun. Kern explained that one of the reasons why very little out-door aid was given by the Chatham mmissioners was because the severa churches had each their organizations for the

relief of their own poor. He mentioned the St. Vincent de Paul society as one that was doing good work in relieving the pari h of poor rates and said all the churches were similarly engaged through their relief organizations. At the same time, he believed the commissioners erred on the economical side in the matter of giving out door re-

Coun. Dovle said he did not wish any case of absolute necessity to be ignored, bu it seemed strange that the whole of the out-door relief for his parish should be given in the town of Newcastle.

Alms House Commissioner Hennessy, Newcastle, was, on motion, given leave t address the Council. He fully explained the reason for the year's large assessment on Newcastle and why Chatham's assessment was less, as Coun. Jones had done yesterday. He further said that two years' dog tax, amounting to \$170 a year, had gone to Chatham's credit this year, while Newcastle had only \$67 to its credit for this year. If Coun. Doyle were in his position he would understand how many ingly deserving claims for out-door aid were refused by the Newcastle commissioners. When, however, he was con vinced that applicants were deserving, he gave relief and would never refuse such as long as he held the position. He believed the ratepayers desired that no poor person do so if he could prevent it. If the commissioners did not care for the poor, it involved cal's op in their good-hearted neighbors, who ought not to be thus obliged to give relief at their own expense, after paying their | Donald Morrison were appointed jail comregular Alms House assessments. Outside aid

heavier charges, which would be involved in seading them to the Alms House. The Warden explained why Castham's Ex-Councillor Smith: Is it untrue also while he was in favor of keeping down as- their bonds. that since the award was made you per- sessments, he never complained of any atsonally offered to go to Mr. Fish's office proach to extravagance on the part of the commissioners. The St. Vincent de Paul Society had given out door relief last year to the amount of \$140 and other church organizations cared for their own poor to a large extent, still, he thought the Chatham commis-ioners might give more outside aid

was necessary, as very little of it prevented

the separation of families and saved much

than they did. Coun. Sullivan also favored more outside aid being given.

The committee having reported, recom mending the original assessment to stand and that the Newcastle commissioners be more careful in giving outside aid, their report County contingent assessment! of \$4,500

was ordered together with re-assessment of the deficiencies in the several parishes. Coun. Flett submitted return of Michae Hudson, com. roads, Nelson; also, return o Wm. Fitzpatrick overseer of roads, show ing balance of \$13 13, instead of \$17.13 due

On motion of Coun. Flett ordered that by-law be ordained imposing a dog tax within the district in Nelson from Foley' cove to Sargent's, save on farmers and householders, who shall be allowed to keep

one dog each Coun. Kerr referring to the absence of the auditor since the vote of yesterday re ap pointing him, said he ought to be in attend ance on Council to perform his duties. He was obliging and efficient, but it did no look well to see him away since yesterday, The Secy-Treasurer said the auditor had said to him that he supposed there would be

no more accounts for him to pass upon. On motion of Coun. Kerr, Wm. Lawlo was substituted for Win. T. Connors on the board of Street and Fire commissioners. Chatham, Mr. Connors having requested that he be not reappointed. Messrs. Ambrose Hay, Jas. Gillis and David Liwson were added to the constables for Chatham and

Coun. Jones moved an assessment upon the county of \$200 for Inspector Brown's

Coun. Tozer being moved to the chair-Coun. Flanagan opposed the motion and said it was in the interest of his parish that he did so. Chatham's taxes were now ver large and it paid nearly one-third of the whole county assessment. By keeping Mr. W. S. Brown on salary no benefit was derived so far as stopping the sale of liquor was concerned, while the County was deprived of the license fees which the traffic. if regulated by license, would pay. Under that arrangement the ratepayers would h relieved of the contingent assessment, or great part of it. Everybody knew that the Scott Act had failed to prevent the sale

liquor in the County. Coun. Betts said he thought Coun. Flanagan intended to vote for this assessment after being successful in having the County contingent assessment materially reduced. Coun. Kerr sail the ordinary ratepayer of Chatham would have to pay only one and one sixth of a cent on account of the I spector's salary. It was a little noticeable that only those who were directly or indi rectly interested in the trade opposed the bility for Chatham's share of this assess-

ment, for he knew the people there were in Coun. Flanagan said Coun. Kerr ran o the Scott Act ticket, and he ran in the interest of those who believed in temperance without the Scott Act. and who desired license, and he led the poll. The temperance party, so called, made this the question

of the election and were beaten on it. Cour. Jones said the county seemed to desire the Scott Act and it was best to give it a fair trial. His parish wanted it and was for it. No liquor was sold in Northesk Coun. Sullivan said no liquor was sold i Hardwick, but, somehow, plenty of it was drunk there. As much was drunk there

as if there was no inspector. Coun. Swim said he was sent to Counci to support the Scott Act and would do so The sale of liquor had been stopped in

Coun. Doyle said when money was in vested one wanted to know what profit or gain was to come of it, and a similar enquiry was suggested by the vote now asked for. The Scott Act was inconsistent, inasmuch as it authorised big purchases of liquor. These came into the County and although the Inspector had tried to do his duty he

The motion being put it was carried the following division:-Chaisson, Eph. Hayes, Flett, Kerr, Savoy, Anderson, Sullivan, Williston-16.

Nays:-Wood, Doyle, Flanagan, Ullock, McNaughton-5.

Caner for reduction of taxes. petition committee. Adjourned for dinner.

On re-assembling Couns. Kerr, Betts and Warden Flanagan were appointed Alms House visiting committee for the year. Or motion of Coun. Betts ordered the boundaries of Derby for municipal election purposes be from Wilson's Point to Fitzgerald's lower line, instead of upper line as at present.

Coun. Kerr submitted returns of D. M. Savoy, col, rates, lower dist., Chatham Auditor reports that there is \$211.62 due by him. Ordered that the Secy-Treas, take steps to recover same, forthwith, Oa motion of Coun. Kerr, ordered that

magistrates be required to pay over, to the Secretary-Treasurer, fines as they are col lected, instead of retaining them in their hands until end of year. Oa motion of Coun. Tozer, ordered that

the Alms House commissioners be requested to publish as much of their report as will convey a correct idea of their method of keeping the accounts of the institution between the different parishes, as well as its general cost. The matter of remuneration to Messrs

Shirieff and Fish in re jail construction was again brought up on motion of Coun. Tozer that the sum of \$50 each be voted to them out of the contingent fund, to the credit of which Coun. Robinson had stated he had left the \$100 to which he was entitled under the former resolution of Council.

Coun. Robinson said if the motion passed he would with draw the \$100 referred to, but otherwise it was his intention to leave it to the credit of the County.

The matter was again fully discussed and the motion lost. Ordered that David Manderson be lowed refund of taxes petitioned for. Ordered that a telephone be placed in the

Secy-Treas., office for the accomodation of persons having business with that and the Registry office. Coun. Sullivan presented return of Justice Howard Allan in re default list, Hardwick

should freeze or starve and they never would of a justice in the upper end of the parish until last fall. It amounted to \$40 and since that time justice Allan had collected \$29.30 of it-a good showing. The High Sheriff, Coun. Doyle and Mr.

mittee for the current year. In reply to Coun. Kerr, the Secretary Treasurer said the constables of Newcastle. Chatham and Nelson were required by law to give bonds to the amount of \$100, each. Any ratepayer might proceed against them assessment was so low this year and said, and have them fined if they failed to fyle

> In reply to Coun. Jones, the Secretary. Treas, said it is the duty of road-commissioners to expend all moneys collected on the roads of the districts in which the collections are made, under penalty of fine, which can be recovered against them on the information of any ratepayer.

Votes of thanks were passed to the Warden, Secy-Treas. and official reporter, each making suitable acknowledgements, and Council adjourned sine die.

## The Complaining Publisher and the Official Reporter.

A local paper-on Saturday-publishe quite a formidable-sounding charge against the official reporter of the Municipal Council, the portions of which not untrue are based on a want of knowledge of the facts, for which, of course, the publisher only is responsible. He charges that the reporter was paid for furnishing the three local papers with daily reports, which is incorrect. The council mere'v engages him to report its proceedings, and to furnish a copy thereof to the three local papers. Sometimes it is convenient to supply the copy daily, but it has never yet been done, even when the gentleman who now complains was interested in the contract and made very brief and unsatisfactory reports. Last week, as every body knows, with the Council sitting from ten o'clock a. m. until five and six o'clock p. m., and the roads in such bad condition that nearly three hours were required drive between Chatham and Newcastle, it was more than inconvenient to furnish the complaining publisher with the reports daily. In his eagerness to assail the reporter he overlooked the fact that owing to the storm and almost impassible roads, there was no quorum present on Tuesday 20th, and that the Council was, really, not called to order until Wednesday. He received the report of Wednesday, and published it, in mutilated form, as usual, although, while doing so, he stated he had not received it and would not copy it from the ADVANCE. As a matter of fact he had more copy from the reporter than his limited office force and stock of type enable l him to publish on Saturday, and, to conceal his own short comings, he assailed the reporter. The Council adjourned sine die on Saturday afternoon and, between eight and nine o'clock on Monday morning, the balance of the report was delivered to him, the Advocate receiving it two hours after, or as soon as a messenger could convey it from Chatham to Newcastle We publish the report in this number of the ADVANCE, and may state that the complaining publisher had all that was possible of it in hand at the time he published his attack on the reporter, for the Council was then still in session. Those who are interested in Munieipal affairs know that the complaining paper never yet published an official report of the Council's proceedings. As we have indicated it is not in a position to do so. The work of composition is not great, yet it i far beyond the capacity of that office, and even if there were enough compositors to do the work, there is not sufficient type for the report on the premises. This is, perhaps, only the business of the publisher, but when Inspector. He would take the responsi- he endeavors to make peop'e believe that his reason for publishing a mutilated and much abbreviated report is because of any failure of du y ou'side of his own office, is only right that the facts should be stated. There is, also, a little element of envy be hind the attack upon the reporter, as the complaining publisher wished, himself, secure the position on several occasions,

when the Council made a different selection. If any of our readers wish to satisfy themselves in reference to what we state, as to the complaining publisher mutilating the report, simply because he has not the compositors or type to set it, we invite them to compare the report as publishel in the Ap-VANCE with what his paper will, week, have the effrontery to impose upon its readers as the official report. They will, then, be in a position to judge, for themselves, the difference between an honest re porter and publisher and a publisher who suppresses and witholds large portions of a report and endeavors to conceal his want of integrity in the matter and the incapacity and inefficiency of his establishment, by mis

representing the reporter. THE OFFICIAL REPORTER.

## Mothers !

Castoria is recommended by physicians, for children teething. It is a purely vegetable preparation, its ingredients are published around each bottle. It is plea- year. sant to the taste and absolutely harmless. It relieves constipation, regulates the Yeas - Jones, Betts, Swim, McDonald, bowels, quiets pain, cures diarrhoea and Ed. Hayes, Underhill, Robinson, Thibedeau, wind colic. allays feverishness, destroys wind colic, allays feverishness, destroys worms, and prevents convulsions, soothe, the child and gives it refreshing sleep. Coun, Flett presented petition of Daniel mother's friend, 35 doses, 35 cents.

To DAY is the aniversary of the organization of the Presbyterian Church of Scotland in the province of New B unswick, fortyeight years ago.

KNOCKED OUT :- Our exposure of the game being played by the Advocate's "Liberal" has "rattled" him so badly that, finding his purpose thwarted, he retires, after publishing his own obstuary in the organ of the party that now employs him. - Requeis -rat! etc. OBITUARY :- The many friends of Mr. and

Mrs. John L. Murray, of Doaktown, will extend sympathy to them in the loss of their eldest daughter -- an estimable young ladywho died on Tuesday of last week. PERSONAL :- Capt. Barker's many friends are glad to see him around, as lively as ever,

after being laid up for a fortnight, while

recovering from the tramping his horse gave him in the woods. Mr. Snowball, who has been visiting Montreal and Ottawa, is expected home to-

ALLEN & Co:-Referring to Mr. Geo. W. Allen's new drug store in Moncton, the Times says :- A new drug store has been opened at the foot of Botsford street, in the store adjoining that of Peter McSweeney, by Messre. Allen & Co. The store is fitted with stained cherry and lighted with the incandescent light. Mr. Allen, the manager, has been engaged in the drug business for twelve years, during which time he has ac quired quite a reputation as a careful and accurate dispenser of physician's prescriptions. The firm have exhibited considerable pluck in opening in Moncton where we have

bespeak for them success.

ORGAN RECITAL :- Mr. Collinson's organ recital in St. Luke's Chatham, last Friday evening, was a decided musical success and the attendance was above the average of such occasions. "Guide me O Thou Great Jehovah" and the Gloria were well-rendered choruses, showing Mr. Collinson's excellent training work, and also that he had encouraging materia'. Mrs. McLoon sang the solo and, as she always does, acquitted self in such a manner as to fully sustain the expectations of the many who always look forward to her apparances with plea urable anticipations. "Angels Ever Bright" and "Abide With Me" were highly appreciated numbers by Mrs. Sutherland, and the quartette, "Hark the Song" by Mrs. Nicol, Miss Loggie and Messrs. Nicol and Fisher, was very finely rendered. Of Mr. Collinson's playing it is only necessary to say that he was at his best, which means that this portion of the programme, alone, was a rare treat.

### Parish Officers.

Complete lists of parish and county officers appointed at the late meeting of the Municipal Council will be published in the Ap-VANCE, just as soon ss we can find room for

Chatham.

Meetings held every week in their rooms up-stairs, Barry's Building, as follows :-Sunday morning at 10 o'clock, for Prayer Monday evening at 8 o'clock, for Bible Tuesday evening at 8 o'clock, for Training

All young men are most cordially invited to any or all of these meetings.

The Cow-Boy Pianist. where, assisted by Miss Mattie Babel,

cow-boy pianist, Mr. A. O. Babel. playing is entirely by instinct and sound,

gramme was exceedingly fine. Her appear-The Warden's Dinner. performed before. The singing of in during a session of the Council.

Bathurst Notes. heretofore, and in the village it has been arranged that the sisters shall remain in the clusively, the Trustees to employ an extra pay more taxes thereon, the Advance teacher to teach in the public school build-ty holders as they appear in the Advance and the Sun. So much for the prominent Thomson's letter in the Sun to-night, reply-

## Municipality of Restigouche.

The County Council of Restigouche met in

Accounts: -McLean, Culligan, Mowat. Returns: - Kerr, LeBlanc and Shaw. McLean, Shaw.

up and, after a lengthy discussion, it was unanimously ordered that a new jail be built. A bill in connexion therewith was read and passed, to be presented at the next session of the Legislature, to grant power to

the County Council to issue debentures for the money necessary for the work. Mr. John S. Bassett, was appointed Chief Inspector of Liquor Licenses and Philonan LaCouffe as sub-Inspector.

A bye-law was passed in connexion with the licensing of Billiard Tables, Pool Tables &c., and the fees therefor fixed at \$20 and A memorial was also passed to be forwarded to the Local Legislature at the next session asking for a provision that candi lates

for election as councilors in any parish when filing their nomination papers with the Parish Clerk, shall also deposit a sum of \$20; and providing they do not receive onehalf of the votes polled by the successful candidates, the fee will be forfeited and where such election was held.

The work of the session was brought to a close on Friday evening, when a vote of thanks was tendered the Warden.

All humors of the scalp, tetter sores, an drandruff cured, and failling hair checked hence, baldness prevented by using Hall's Vegetable Sicilian Hair Renewer.

### Winter Exhibition

Northumberland Agricultural Society will hold an exhibition of Grain, Roots, Poultry, Domestic Manufactures, Produce of the already so many fine drug stores and we Loom, etc., at the Masonic Hall, Newcastle, on Thursday, 12th February commencing at 10 o'clock a. m. The prize list is follows. [Prizes are premiums only, exhibitors having the privilege of selling exhibits or retaining them as they may desire.]:

1st Mangel Wortzel, not less than 1 bushel....

Domestic Manufactures.

All articles exhibited consisting of Grain,

Roots, Dairy Produce, Domestic Manufac-

tures, etc., must be the produce of the

County, raised, made or produced by the

exhibitor in the year 1890-1, and a'so the

property of the exhibitor. Homespun arti-

All articles intended for exhibition must

be at the Hall at or before 10 o'clock, a m.

The Bathurst Schools Matter.

pears a communication from some person

Bathurst, who endeavors to make the public

believe, that the memorial which was sent

to the Board of Education by the Protestant

ratepayers of this town, a short time ago.

does not truly represent the Protestant senti-

ments of this community, and that the

communication with names which appears in

in the ADVANCE of that date, and in the St.

John Sun of the day following, does in

reality represent the prominent Protestant

ratepayers and electors. The communica-

tion which appears in the ADVANCE of the

15th with 26 names, and in the Sun with

one name less, one man, as I am informed,

feeling the humiliation of his position, had

I will take the list of names as they ap-

pear in the Sun of the 16th, and omitting the

two names which are on both the memorials

sent to the Board of Education, I find, by

referring to the records in the Registry office

here, and to the assessment list for 1890, six

only have property in their own right, and

the remaining 17 appear to have no pro-

above mentioned, do not show on the list of

"The cruel world may think it wrong, per-

When speaking of that sainted man, I call

In conclusion I would say it would be

[Oar correspondent is evilently of those

great pity, if such men, as a whole, would be

haps may deem it weak.

his conduct "cheek."

first sent to the Board

In your issue of the 15th inst., there ap-

excepting by the decision of the board.

and none will be received after 11 o'clock.

cles must be home-made.

To the Editor of Advance :

2nd do
1st Flannel all wool, not less than 10 yds

2nd do 1st Checked Homespun, not less than 10 yards

1st Best Pair Geess, dressed...

## 1st Winter Potatoes, not less than 1 bushel ....

Young Men's Christian Association of

A. O. Babel the untutored Texas cow-boy pianist, who is creating a sensation everyis a great cornet soloist, will appear at Masonic Hall, Chatham, next Thursday evening, 5th Feb., under the auspices of Chatham Lodge, I. O. O. F. Of their apperance in Moncton, the Transcript, of that city says : -The musical entertainment in the Opera House last evening afforded a great deal of

pleasure to the large audience which greeted A. O. Babel and Miss Baoel. The Texas wonderful performer, and carried out his part of the excellent programme to the entire satisfaction of those present. His nd his music while the keys of the piano vere covered was loudly applauded. Miss

ance in her various costumes with her sweet music on the cornet was the sign for pplause. They appear in the Opera House to-night and are deserving of a large house. by Warden Flanagan at the Waverley Hotel, Newcastle, on Thursday last. The occasion was a very enjoyable one, as the host is very popular with his associates in the Council, as well as all who have business or official connection with it. Some excellent speeches were made and, as it is not customary to report the post-prandial orations at these municipal celebrations, advantage was taken of the fact by some of the gentlemen present to hoe their political rows in a manner that was sometimes interesting and sometimes enjoyable. There was some sharp shooting over local politics, in which the party who opened fire was knocked over in an off-hand manner, and considerable "booming" in view of the alleged "immediate election' which had that very day been announced by special telegram from Olympus. It was enjoyable to everybody, those who believed it all, as well as those w ho didn't, and had seen similar operations Maid on the Shore" and "The Shannon and Chesapeake," by Couns. Hayes and Sullivan respectively "brought down the house." The spread was very creditable to the Waverley and the programme of the evening one of the most entertaining even participated

BATHURST, Jan. 26th, 1891. Bathurst school matters have been arranged to the satisfaction of Mr. Crockett, Chief Superintendent, who has been here since Friday last. In town the schools remain as evidence I find that the two first names convent building, teaching grades 1 to 7 in- hold more property in their own right, and gusted with the narrow platform of the ultra Protestant ratepayers and electors of Bath-Protestants, viz, bigotry and taxes. Mr. | urst, and I also notice that three of the 17 ing to the letter of Mr. A. J. H. Stewart is ratepayers, and for that reason should not chiefly characterised by its avoidance of facts | have signed any such memorial, and referand palpable equivocation. It is generally ring to one of these looked upon as the effort of a monomaniac.

A cable from K. F. Burns, Esq., on Saturday announced his safe arrival in England. The St. John Curlers will visit Bathurst next week. The annual Curlers' social will.

the Court House, Dalhousie, on Tuesday, who are undu'y influenced by the mere fact 20th Jan., all the councillors being present. of a man holding property "in fee." He Councillor Hayes, of Durham, was un- should however recognise other conditions animously chosen Warden for the ensuing which go to make up "prominent citizen. The following committees were appointed:

Public Lands and Buildings:-McRae.

taken as representing the wealth, honesty, probably, be held on the night of the match. intelligence or sobriety, of this or any other TRUTH.

ship" Property "in fee" is a good thing, and should be duly considered in determining the position of the citizen who is fortunate enough to possess more of it than his neighbours, but it often happens that men of property "in fee" would gladly part with After the general routine work of the Ses- much of it if they could secure qualities of Castoria is the children's panacea-the sion-the passing of accounts, returns, &c .- mind and heart which are of so much acthe question of building a new jail was taken | count in the same total of citizenship. As

our correspondent seems to have a tiste for poetry we venture to remind him that The rank is but the quinea's stamp. The man's the gowd for a' that.

What is lacking is truth and confidence. If there were absolute truth on the one hand and absolute confidence on the other, it would'nt be necessary for the makers of Dr. Sage's Catarrh Renedy to back np a plain statement of fact by a \$500 guarantee. They say-"If we cant cure you (make it personal, please,) of catarrh in the head, in any form or stage, we'll pay you \$500 for your trouble in making the trial." "An advertising fake," you say. Funny, is'nt it, how some people prefer sickness to health when the remedy is positive and the guaranabsolute. Wise men don't put money back of "fakes." And "faking" dosen't pay.

Magical little granules-those tiny, sugarcoated Pellets of Dr. Pierce-sca cely larger than mustard seeds, yet powerful to curepaid to the Overseers of Poor of the Parish active yet mild in operation. The best Liver Pill ever invented. Cure sick headache, dizziness, constipation. One a dose

> When Baby was sick, we gave her Castoria. When she was a Child, she cried for Castoria. When she became Miss, she clung to Castoria.

### DIED.

When she had Children, she gave them Castoria

At Doaktown, Northumberland Co., on the 20th nstant, Annie A., eidest daughter of John L and Amelia A. Murray aged 24 years. At Nelson, on 22nd inst., of typhoil fever, Matilda May Flett aged 2 years and 2 months, daughter of Rebecca and the late H. S. Flett. At her residence, Chatham, on Wednesday 21st Jan, after a short illness, Mary A. Vondy, daughter At Chatham, N. B., on 27th inst., Mrs. Wm. Ross, aged 55 years. Funeral from her residence on Fri-

Mew Advertisements.

A Rare Musical Treat! Masonic Hall, Chatham, Thursday Feb. 5th,

BABEL, the untutored Texas Cowboy Pianist who has elec-

# trified and astonished the musical world, and sent

The Greatest Lady Solo Cornetist Living ! ADMISSION 25c: RESERVED SEATS 50. Seats on sale at Mackenzie's drug store. Concert

NOTICE: The undersigned has sold out to Messrs. Clark & Lounsbury the stock and good will of the Farm Machinery Carriage and Organ Business carried on by him

Moncton, Newcastle and elsewhere on the North

Shore, under the name and style of

JOHNSTON & Co. Bills payable, due to J haston & Co should be promptly paid to the Banks holding same for Notes remaining unpaid thirty days after maturity will be placed in magistrates' or lawyers' hands Do not pay money to anyone for account of John. on & Co., except those who hold the notes for

L. W. Johnston ANNOUNCEMENT.

In assuming the business of Messrs. Johnston & carrying it on with a view to merit public confidence been transferred to us by and with the consent of The same class of Machinery and Carriages will be sold, and full stocks of repairs for the same will be

Clark & Lounsbury. Newcastle, Jan. 19th, 1891.

# 

NOTICE Tenders will be received by the Board of Fire and Street commissioners until Feby 10th prox., for the management of the Steam Fire Engine for the

ensuing year, from Feby. 20th.

Particulars given on application to members of By order of the Board.



TRY ONE OF HOOPER'S ELECTRIC PLASTERS

-FOR PAIN IN THE -Breast or Side,

PRICE 25 CTS. EACH OR BY CENTS

\_\_\_AT-\_\_\_ The Medical Hall, B. F. MACKENZIE.

# Bank of Montreal.

\$12,000,000 \$6,000,000 A Savings Department has been opened in

Interest allowed at current rates.

Dec. 3, 1890, 12.11

F. E. WINSLOW, Manager Chatham Branch

APPLES. Apples which must be closed out this month.

G. STOTHART

# F. O. PETTERSON,

Merchant Tailor

CHATHAM -All Kinds of Cloths, suits or single Garments.

nspection of which is respectfully invited.

# PHOTOGRAPHS.

F. O. PETTERSON.

At the request of some of my patrons, I have decided

At Holiday Prices during the balance of the present

month. Cabinets \$4.00 per. Dozen.

half dozens 2.50. All Other Styles Il other Styles at proportionate rales. Above

## Teacher Wanted.

J. Y. MERSEREAU

A second-class Fem le teacher is wantel for School District No. 71, Glenelg. Apply to the Secretary of the Board. Glenelg, Dec 30th, 1890.

DON'T MISS IT.

A new and attractive publication containing many aseful, interesting and instructive features has just been issued by T. Milburn & Co., of Toronto, under the title of the Burdock Blood Bitters Al-manac for 1891. It is now in the hands of drug. gists and merchants for free distribution and we

supply is exhausted.

MIRAMICHI STEAM BRICK WORKS. BRICKS MANUFACTURED

Bricks delivered f. o. b. cars or at wharf, or can be got at the stores of Mr. W. S. Loggie, Chatham and Mr. Wm. Masson, Newcastle.

G. A. & H. S. FLETT.

## number, who are making over \$3000 a year each, his NESV and SOLIES. Full particulars FREE. Address at once, E. C. ALLEIS. Box 420, Augusta, Maine. Wanted

RELIABLE PUSHING MEN to n \$100 to \$200 per week. Send for Proof Testimonials. A good pushing min wan-here at once. Liberal Terms, and the est goods in the market. Write, R G. Clyn

DERAVIN & CO. COMMISSION MERCHANTS ST. KITTS, W. I.

### Cable Address: Deravin. LEON. ) It of IV, Consular Agent for France.

NOTICE. Queen Insurance Company

CAPITAL \$10,000,000. Mt. Warren C. Winslow, Barrister, has been appointed agent at Chatham, N. B., for the above named Company and as such, is now authorized BIND FIRE RISKS

## C. E. L. JARVIS. General Agent, St. John, N. B.

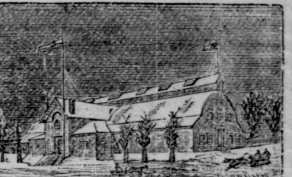
for said Company

DRS. G. J. & H. SPROUL. SURGEON DENTISTS. Teeth extracted without pain by Nitrous Oxide Gas or other Anæsthat Artificial Teeth set in Gold, Rubber & Celluloid Special attention given to the preservation and regulating of the natural teeth.
Also Crewn and Bridge work. guaranteed in every respect.

Office in Chatham, Benson Block.

## In Newcastle, opposite Square, ov Kethro's Barber shop. Telephone No. 6

Chatham Skating Rink



SKATING NIGHTS

Tuesday and Thursday Snould the Committee receive sufficient encouragement, music will be provided for on both evenings. The Rink will also be opened on Saturday after-Single admission-Gentlemen

GEO. WATT, J. D. B. F. MACKENZ E, M. S. HOCKEN.

## Choice Winter Apples! Labrador Herring!!

I have just received one car load of Winter Apples-of choicest quality; Also 50 bbls No. 1 Labrador

For sale at lowest market prices. D. Chesman.

### TO FARMERS. For sale a quantity of pure ground bones, fresh from the Chatham Bone Mill. To be sold cheap to encourage farming. Apply to,

J. B. SNOWBALL.

WESTERN CANADA! WHERE IS IT! WHAT IS IT! THE COLONIST DESCRIBES IT ALL: SAMPLE COPY TEN CENTS.

A MONTHLY ILLUSTRATED MAGAZINE EOR SI A YEAR TRIAL BAG "MANITOBA HARD" SEED WHEAT FREE TO EVERY NEW SUBSCRIBER. Address :- THE COLONIST, Winnipeg, Can.