MIRAMICHI ADVANCE CHATHAM, NEW BRUNSWICK, JANUARY 25, 1894.												
	make them less, obnoxious to Roman		building and find them all scrupulously clean and in perfect order, a good working system	quire fewer trips, if the committees were	now it had leased the same land for \$1 and	A part of the above balance will be collectable during the present year.						
	Catholic schools by allowing sisters to	hieray, who has been there not months	prevailing all through. The inmates were	-ppointed.	charged \$10 for auctioneer's commission !	The amount to be paid over to the Sec -Treas. at the present time, of the fines of 1893, will, as						
JANUARY 25, 1894.	teach without qualifying with Normal school certificate and by some other con-	accusers. He looked at the keeping of	questioned apart from the Keeper and Matron and were unanimous in stating that	Coun. Flett said the boats would pay if		appears above be						
		this man in prison as an inhuman act,	they require the kindest treatment that	they were full on time. If they aran o	that King street had been extended through	collected during the past year 1893 218,30						
once a Year.		tuis man in prison us un rindman act,	favors are shown none that are not bestow-		the property and that the rest of it had been	Making the total receipts during 1893 \$1,458,30						
, ,	THA CAAPP DAP DAAANNTA	in the machinery of the law when it was	1	to it? He knew there was an infatuation	divided into two lots and leased to the	In addition to the above sum of \$223,10. The total amount of the unpaid law expenses						
al readers have, once a		possible. We sent our best men to make	sufficient. The ground in front of the	in the lumber business that mails men	Street and Fire Board and D. Crimman at \$1	connected with all cases, including fees of magis- trates, constables, witnesses, course, and expenses						
ary, to receive the AD-	as to how the County stands in the matter		building has been planted with young shade trees which in the course of a few years will	stick to it when it didn't pay, but he		necessarily incurred in connection with cases re- moved to the Sapreme Court is						
its usual varied contents,	of the Scott Act account. We know it is	regardless of whom he struck or knocked	make a good shade and present a very	hadn't heard that ferrymen were affected	The con model count report was	The amount paid by me for costs of coan- sel at Fredericton for arguing be ore the						
its columns being mon-	considered almost sacreligious to make	down. There was something wrong with	attractive appearance. Your committee would recommend to the favorable consider-	in a similar way.		Supreme Court in support of convictions						
the report of Municipal-	any statement concerning the Inspector	the law or those whose duty it was to	ation of the commissioners the advisability	On motion of Coun. Betts the matter	CO. ACCOUNTS.	of 1892 was						
ceedings. This week's	and his work, which is not approved by	administer it. It was not for him to say	of putting in a hot air furnace; it would add	was referred to a committee to amend the	On motion of Coun. Betts the following	Leaving a net balance in favor of the \$1,414,73						
erefore, be accepted as a		whether the man was a crimiter of not,	to the comfort of the place without increas- ing the cost, as the Keeper informs us that	bye-law. Committee - Couns. Flett,	County Accounts were passed. Wm. Irving;							
unicipal affairs, but we	in that respect, we venture to satisfy the	but he should be hell to be innocent	six square stoves could be dispensed with.	Connors, Morrison.	prisoners' board, \$246; Sargeant Bros, wood	to be illegally sold have been greatly tesse iel. A						
to do so again"-until	curiosity of enquirers on a subject which	until proved guilty. The law ought to	L. Doyle, Com. The report was adopted.	CHATHAM, SOUTHESK, HARDWICK, BLISS-	\$22 50; Wm. Irving, making arrests, \$4 98;	setters have been driven out of the county and the						
	is the public's business. The County	limit the time for which aby man can be	On motion of Coun. Jones the following	FIELD, ETC.	Dr. Desmond, attending prisioner, \$6 60; Dr. Desmond do. \$6.82; Thos Petterson 75c;	Dated this 15 h day of January A D 1904						
		kept in prison without trial. This man	Northesk returns were adopted-David	Oa motion of Coun. Connors the fel-	Coroner Desmond, Rustler inquest. \$65.66,	Respectfully Submitte I, JOHN MENZIES, Inspector.						
out Lunatics.	Council did not venture to report how	him; if innocent, let him have his liberty.		In the Unacha in reuning were passed	the original bill having been \$73; Dr.	Police Magistrate McCulley's report show-						
mown that hardly any-	inspector's figures were made to convey	He is unjustly kept in juil, and the		Damer Fint, Will, Jourson and Lios.	Desmond, inquiring into a drowning case at	ing \$1,458.30 received and paid, was read.						
des in a lunatic asylum	the impression that there is a net balance	County has to bear the expense of keep-	returns of non-residents, which he is	Coopers by road coust John Riley and	Nelson, \$4; S. Thomson, Clerk of Peace,	The Warden said the law required the Magistrate to produce his book of accounts						
in entirely sane, and it is	in favor of the County on Scott Act	him. There was evidently something	ordered to make in July); Leonard A.	Phinons Harriman high say coms . John	\$173; Miramichi S. N. Co., fares of prison-	before the Council which had not been done						
the authorities of the	account of \$43.57. The County Ac-	wrong, and the Council should take steps	Smallwood, do, No. 4; Geo. McLean,	Fotheringham, col. justice : Thos. Green.	ers, \$5.40; Dr. J. S. Benson. cer. of lunacy, \$4 67; Dr. J. S. Benson Coroner, \$25.34;	but the accounts appeared to be correct.						
titution at St. John have	counts Committee reported that there	to set the man free or have him placed on	bye-road com. ; John R. Elson, do. ;	col. dog tax ; Chatham Police Committee ;	54 67; Dr. J. S. Benson Coroner, \$25.34; J. & A. McMillan. reg. books, \$9.75; Ac-	L'ine Warden was in error in this. Editor.						
he common fate of their	was a deficit of \$7.73. The accounts,	ti l.	James B. Johnson, highway com.	S. U. McColley, Police Magistrate.	count exhibition fees upper district New.	Coun. Morrison said the account showed						
was made manifest in the	however, show that the amount due and	Coun. Ryan asked if the Council had	On motion of Coun. Ryan the Council	Coun. Jones submitted a list of parish	castle \$32.40; John Sherriff, \$300; Public	that part of the receipts had been paid to						
n they forwarded to the	now payable is \$609.00 for which there	any power to interfere.	adjourned till 10 a. m. to-morrow.	and county officers for Northesk, which	Wharf with Sec Treasurer, on hand, \$90.97;	the Secretary Treasurer and part to the						
incil of Northumberland,	is nothing in hand. It is made up in	Secretary Treasurer Inomson-Some	THURSDAY, JANUARY 18.	passed.	E. P. Williston, half year salary, \$50; W.	Inspector, which confused the accounts. All						
	this way.	months ago this prisoner was traced here			C. Anslow, advtg, \$3.50; School fund with	should be paid to the Secretary-Treasurer. He moved that the report of Inspector						
at body that thirty-nine	Last year's deficit was\$ 652 57This year's accounts were1414 73	from the United States and arrested under	Minutes of yesterday's session were	Southesk returns passed-Thos. Lawlor,	Sec-Treasurer \$4,355.82 on hand; Jas. Kelly,	Menzies pass. Carried. Also that the						
	This year's accounts were 1414 73	the Extradition Treaty, charged with	read and approved.		prisioners' board, Chatham lockup, \$5.10,	Police Magistrate's report pass. Carried.						
le to this county, were	\$2067 30	theft. He was committed to jail under a warrant issued by the Julge of the	On motion of Coun. Pond the follow-	highway coms.; Daniel Mathews, bye-	Jas. Barry, taking lunatic to asylum, \$22, the claim being 24: Howard Allan, taking	Also that the Scott Act accounts pass.						
are and must be provided	The receipts were 1458 30	County Court, and hell to await the re-	ing Ludlow returns were passed-John	road com.; Jas. Liwlor, col. rates; Jas. Lawlor, col. default road tix No. 1;	lunatic to asylum, \$24, his bill being \$28;	Carried.						
e of \$1.25 per week. An	Balance due \$ 609 00	sult of proceedings that had to be taken	O'Donnell, Justus Fairley and Miles	Thos. Lawlor, com, roads; Wm. Masson,	Wm. Wilson, prisoners' board Chatham	The Warden said the item of						
t session of the legisla-	The County naid besides a \$500 as-	in the United S ates before he could be	Hovey, bye-road coms. ; Maurice O'Don-	col. justice. The return of Everett Good-	lockup, \$19.21; Revisors of voting list, \$471;	\$113.27 for the Inspector's travelling expenses was illegal, the Supreme						
e several counties of the		extradited. An indictment against him	nell, col. justice (Auditor reports over-	fellow, col. rates, was ordered to stand	D. & J. Ritchie, Newcastle Public Wharf,	expenses was illegal, the Supreme Court having recently decided that the pay-						
onsible for the cost of	nearly \$200 in expenses for the Conway	was necessary. For some reason or other	charge for executions, but committee find	till July for rectification	\$25.93; Chatham Public Wha f with Sec.	ment to an inspector of any sum over and						
their demented paupers	case and board of Scott Act prisoners in	no application has since been made for	that commissions have not been retained,	On motion of Coun. Connors it was or-	Treasurer, 9.21 in debt;	above \$500 for his services is illegal.						
suicidal or homicidal ten-			thus balancing the account); John	dered that the Chatham police district be	The SecTreas. said he would have to	Coun. Tozer-I move that John Menzies						
it provides that the assess-	practiced.	had made the Attorney General acquaint-	Murphy, col. rates.	assessed for \$2100 for police and light, and	transfer this balance to another account,	be appointed Inspector for the ensuing year						
eir maintenance shall be	Not an Edifying Spectacle.	with the facts in the case, but no action	THE PRISONER MCKAY. Coun. B.t's mov.d the following :	that the street and fire district be assessed	because there is no revenue from that wharf. Warden-I know one party who will	Carried.						
and levied in the same		had been taken. He was inclued to think	Resolved, That this Council recommend	for \$1400 for street and fire purposes, in	proceed against the county instead of wait-	Coun. Pond-I move that his salary be						

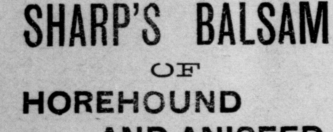
"Shorter" Pastry and "Shorter" Bills.

We are talking about a " shortening" which will not cause indigestion. Those who "know a thing or two" about Cooking (Marion Harland among a host of others) are using

instead of lard. None but the purest, healthicst and cleanest ingredients go to make up Cottolenc. Lard isn't healthy, and is not always clean. Those who use Cottolene vill be healthier and wealthier than those who use lard-Healthier because they will get "shorter" bread; wealthier because they will get "shorter" grocery bills-for Cottolene costs no more than lard and goes twice as far-so is but half as expensive.

Dyspeptics delight in it! Physicians encorse it! Chefs praise it! Cooks extol it! Housewives welcome it! All live Grocers sell it!

Made only by N. K. FAIRBANK & CO., Wellington and Ann Streets, MONTREAL.



Miramin CHATHAM, N. B., _____ On

Our general

1895.

year, in January VANCE minus its on account of its opolised by the Coancil's procee paper will, there sacrafice to mun

promise "not t

Abor

It is well kn ody who reside can long remain apparent that th provincial instit not escaped the

guild. This wa communication

municipal coun informing that persons, suppos and chargeable

under their car for at the rate

Act of the last ture makes the province respon maintaining th who have not s

dencies, and it ment for their apportioned and secretary that information respecting

manner as other poor rates. It did not seem to occur to Dr. Steeves or his Church and the matter of bit is the man had no desire to get out of not seem to occur to Dr. Steeves or his Church and the matter of bit is the man had no desire to get out of not seem to occur to Dr. Steeves or his Church and the matter of bit is the man had no desire to get out of the Secretary-Treasurer to represent to His Honor, Judge Wilkinson, the in-Chatham Public wharf, over which it has apply to the government for his discharge. carceration of the prisoner Jas. McKay in On motion of Coun. J. Sullivan the discharge its liability in the matter.

bungled from the first. The property Under the circumstances the Sheriff, with the county jal under the Extradition returns of Hugh McKay, by-road com'r Queen vs. John Russell, witness fees,

proceed against the county instead of wait- \$500. ing for his pay till funds accrue in that Coun. Ryan-I move in amendment that account. The Council ought to assume and

Assessors. \$51: County Buildings, fuel,

advanced \$10.30 on it, ordered the payment

SCOTT ACT ACCOUNTS

Coun. Morrison read the report of the

The Committee on County Accounts

beg leave to submit the following report

on Scott Act Inspector Menzies' accounts

Deficit for 1893 .

will show, viz:

Inspector's travell

ing expenses

Counsel fees

Justice's fees

Constables and

Witnesses'

\$1217 73

1297.24 671 86

and constables' and witnesses' fees for 1893

1892 account shows the gross amount, so

really the comparison in these two items

County Accounts Com. on Scott Act ex-

referred back to it.

penses. It is as sfollows :

it be \$250. The amendment was lost. Yeas-Hayes,

AND ANISEED.

-FOR---CROUP, WHOOPING COUCH. COUCHS AND COLDS. OVER 40 YEARS IN USE 25 CENTS PER BOTTLE. ARMSTRONG & CO., PROPRIETORS, ST. JOHN, N. B.



rom thousands who have sawed m 5 to 9 cords daily. It saws down trees, folds lik two men with a cross-cut saw more timber with it than two men with a cross-cut saw. 73,000 in use. We also make larger sized machine to carry 7 foot saw. No duty to pay, we manufacture in Canada. First order secures the agency. FOLDING SAWING MACHINE CO., 241 to 249 S. Jefferson Street. Chicago, Ill.



To be sold at public auction on Saturday, the 24th day of March next, in front of the Post Office, Chatham between the hours of tweive noon and five

o'clock p. m. :--All the right, title and interest of Mary Jones and to all that lot or peice of property situate in the Town of Chatham, in the County of Northumbercommencing at the north-easterly corner o uilding lot number twenty on the southerly side of Centre street running southerly along the division lines between sald lot 20 and 21 one hundred and eight feet to the northerly side of a piece of land ely in the possession of the late Hon. Jos. Cunard

following the said northerly side of the last ned piece of land easterly fifty feet to the usterly side line of building lot number thirty one thence northerly along the westerly of lots number thirty one and thirty-two last session were their unarmed overof lots number southerly side of Centre street, thence along said side of last mertioned street fifty feet to place of

Also all other lands, tenements, hereditaments and premises whatsoever and wheresoever, situate in the

said County, of the said Mary Jones; The same having been seized by me under and by virtue of an Execution issued out of the Northumberland County Court at the suis of Roger Flanagan against the said Mary Jones Dated Sheriff's Office, Newcastle, this 12th day of

Decemoer, A. D., 1893. JOHN SHIRREFF, Sheriff

Sleighs, New Style, Double it would be quite safe to turn loose AND SINGLE. I have on hand a first class stock of sleighs rent styles of my own manufacture, which WILL SELL CHEAP, Northumberland. The line, the draw-

All my work is made of the best of stock, and b first class workmen, and guarenteed TO GIVE SATISFACTION.

the Act. When they address themselves seriously to the matter they will.

no doubt, realise the necessity of being a little more statistical. This law does not seem to be

more than might be expected in view

asylum establishment will have to be obtained an injunction preventing the eraments to settle. He also told him reorganized in a way that will deprive execution of the lease on the ground that | that Mr. Bennett, a Chatham attorner. its superintendent of some of his hobbies and pleasures. No well-managed municipality will pay \$1.25 week tor maintaining its harmless, idiotic paupers in St. John, when it can keep them at home for about half lease for a second term, and an Act of the (Coun. S.) had never seen such a sight the sum, and that is the position legislature was obtained at its last session before.

Northumberland is in. If we have giving the municipality power to lease the thirty-nine persons of that class in the expenses of doing so were paid out of the asylum-and the commissioners must amounts received as rental, the latter go declare them such before they can be into a fund for the benefit of the town of

made chargeable to us-we can bring Chatham.

them home to our comfortable Alms House. If the other counties do likeappointed a committee to lease the propwise who will work that wonderful erty at public auction, which was done. asylum farm? Will the homicidal and There was no competition at the sale. although it was fully advertised, and \$2 a suicidal lunatics be turned out upon it. year was all it brought. If so and no one but the genius who

conceived that Insane Pauper Act seer, it would not be a serious matter,

but in the interest of farm-manager the council. It was surprising to find the Council liberate the prisoner. Quinton and his family we hope there that a good many wanted the injunction will be no such additional exhibition of expenses as well as those incurred by the suggest the matter be referred to the Ja council's committee assessed on the Committee. the genius that presides over the in-

stitution. But will Dr. Steeves seriously tell us that we have thirty-nine pauper lunatics under his care whom

neither suicidal or homicidal tendencies instead of paying the little bills incurred

not they cannot be made a charge upon whole matter until July. ing of which involves serious responsibilities, is, we think, too fine for prac-

tical working and is one of the things

the personnel of the thirty-nine the consent of the Judge who issued the was simply left in trust to the sessions. alleged harmless insane paupers was which was the governing body of the warrant, might take the responsibility of necessary in order that provision for County before it was organized as a muni- discharging him. If the proper applicatheir maintenance might be made under cipality, and it was to be leased for twen- tion were made by the man to the Judge ty years for the benefit of Chatham. The his honor would probably make such sessions leased it for twenty years at one representations to the government as would lead to his discharge. The Council dollar a year and even that went into a

County fund. The municipal council had no power to order the mau's release. allowed the lessees to holl over for sev-Coun. Sollivan (Hardwick) said the man had told him he had applied to Vice eral years after their term expired. Then workable one, in any case, which is no it voted a renewal of their lease to the old Consul Call, and also to Judge Wilkinson, lessees at an advance on the previous and that the Judge said it was a matter of its origin, for if it is enforced the rest. Certain citizens of Chatham next for the Dominion and United States gov-

> the property, being public, was not leased had visited him several times and had by public auction as the law required promised him his liberty at Christmas and that it should be. It was then offered again at New Year's, since which time he for lease by auction and bidden in at had not seen him. He thought the Jal pretty good figures. Then, the council Committee should give the man some discovered that it had no authority to clothing, as he was nearly naked. He

> Coun. Ryan said it would be no wonder property and also providing that after the if the man didn't want to get out, for he hadn't clothing enough to keep an infant warm.

> > Coun. Mersereau said he felt that the

Connellors were the bosses of the County At its session of July last the council Jail, the representatives of the people and ought to have authority in a case of this kind. He had been told by the

Sheriff that if the Connel passed a resolu tion demanding the discharge of the prisoner, he woull discharge him ; but he (Coun. M.) would clothe the man first The expenses amounted to about \$24.

It would be a humane act to liberate him and when it was found that those to whom and something should be done at once. they were due wanted their bills paid the Coun. Mersereau closed by moving that councillors talked repudiation in behalf of

Sec.-Treas.-Pat it in writing. But 1

Coun. Merrison knew that the prisoner parish of Chatham-the whole being near-

could be liberated by habeas corpus, bu ly \$200. When they were made sensible of the fact that an attempt to do this it would cost money. He had gone to see the Judge about this case list year. would only lead to the County being required to pay further supreme court and the Judge had said it was impossible

upon this municipality? If they have expenses, wiser counsels prevaled, but for him to act until the proper proceedings were taken. The man's board bill they should come home; if they have by its committee, the council deferred the was \$30 or \$40, and if he were kept

Chatham Street and Fire Commissioners. who are the lessees of a part of the property, appear to feel like helping the lawyer took up his case. The law should in the spring and stopped in the fall Chatham entirely. What right have we

and would have done so, no doubt, in any crime in foreign countries are lodged in was no regular time for starting in the county property. our jails to await extradition, the accusers

with the view of his discharge from custody under the Judge's warrant.

The Warden asked the Secretary. Treasurer if there was no provision in the law for indemnifying the County for expenses incurred in holling prisoners under the Extradition Act?

The Secretary-Treasurer thought such expenses might be included in the costs to be taxed at the completion of the case. The Warden asked if the county would relinquish any claim it might have by berating the prisoner.

The Secretary Treasurer thought not. Coun. Ryan said he was at a loss to now what to do. He wanted to do right. Carried.

BLACKVILLE AND SOUTHESK.

On motion of Coun. Sullivan (Blackville) the following Blackville returns were passed-John A. Underhill (no vouchers) and Jacob Leighton, bye-road coms. ; Matthew Bergin, Matthew Kehoe Accounts:

and Andrew Craig, collectors of rates : Wm. P. Underh ll, col. justice ; Jas. Donovan and B. N. T. Underhill, coms. roads.

The list of parish and county officers for Blackville was also passed.

On motion of Coun. Tozer the list Southesk parish and county officers passed.

On motion of Coun. Barriault, Israel King and Laurent, Legere, bye-road coms., and Jas. Price, highway com., were ordered to make returns at the July

> Cour. Morrison moved the adoption of the Almshouse Accounts Cammittee report. Carried.

An informal discussion took place between Coun. Doyle, the Secretary-Treasurer, Coun. Morrison and the Warden in reference to the power of the Council to reduce valuations made by assessors. In reply to Coup. Morrison the Sec. Treas. said a person who refrained from giving the assessors a statement has no recourse to the Council.

. THE FERRIES.

Coun. Fiett said the fe ry between another year it would be \$70 or \$80 more. Newcastle and Nelson was run very property and it had been leased for \$1 a Coun. Sullivan (Hardwick) said the irregulurly, and he wanted to know if year. man had no money, and that was why no there was any remedy. The ferry started council out in the matter in some way, provide that where persons charged with whenever it suited the ferryman. There to pay the cost of managing it? It was not

and com'r of roads, Hartwicke, were Dassed

On motion of Coun. Connors the following Chatham returns and account passed-Wm. Damery, dis. clerk, \$4; W.T. Connors, town clerk, \$10; rent of Masonic Hall for most of the typhoid cases that arose during council election and two incorporation the year. Contingent fund in account with \$500, passed. meetings, \$12; J. L. Stewart, advtg, \$2; Sec. Treas., \$1574.85 on hand; S. Thomson, D. G. Smith, printing and advtg, \$6; the Sec. Treasurer, \$51.82; J. M. Ruddock, list of parish and county officers for Chatwindmill repairs, \$5 75; Thos. Maltby & ham also passed.

On motion of Coun. Mersereau the felwing Blissfield returns were passed-Michael Hannan, John McRie (\$14 on hand) and Geo. Donalds, by-road com'rs; Peter A. Lyons col. rates; Enoch A. Smith, advtg, \$3.50; J. L. Stewart, advtg. Bamford and Robt. Swim, highway for tenders, \$1.50; S. Thompson, div. com'rs.

Ajourned til: 2 p. m.

THURSDAY AFTERNOON. \$20 50 ; J. L. Stewart, printing and advtg., On reasembling Coun. Betts submitted the following report of the Com. on Co-

> COUNCIL CHAMBER. January Session. 1894.

Smith, blanks for revisors, \$12.50 ; Rogers-Your committee to whom was referred the auditing of the the county accounts, beg leave to report that, in the performance of their duties, we found the accounts fairly \$3.50 : Northesk Road Fund, \$7.45. A bill correct. Overcharges and other corrections appear on the several accounts. An account ham Public Wharf at auction, and one from of \$29 12, expended in connection with the leasing of the Chatham wharf property, was D. G. Smith, for advertising the sale, were, ordered to be paid from funds accruing from said property. We would recommend that in future repairs for \$50 or more at any one time on county and public wharf property be Barry, \$10.30. This account was for \$20,10, let at public competition. and the committee proposed to pay only \$7.

> JOHN BEITS, THOMAS W. FLETT. D. MORRISON, JARED TOZER.

Coun. Connors, who had refused to sign the county should pay it.

costs are charged Inspector's travelling expen-Justices' fees. 116 25 Constables' fees..... 146 25 Witnesses' fees 85.40 Attorney's fees, R. Murray 671.86

Extra expenses, including Coun. Ryan-The property belongs to L. A. Currey's fees \$281.70, less \$167 chargeable to 92.. 114.70

Ullock, Cameron, Savoy, Ryan, Jones, \$12 10; Dr. Nicholson, secretary Board of Robinson-7; nays-Gunter, Pond, Russell, Health \$50. This report shows that the Mersereau, D. Sullivan, Scofield, Tozer, sanitary condition of the Connty is satis- Johnston, Betts, Flett, Connors, Morrison, factory. An old well at St. Margarets, from Doyle, Barriault, Vinneau, Williston, J. which picnickers drank, was the source of Sullivan, Anderson-18.

The original motion, making the salary

Account of Sec.-Treas. with Scott Act Sec.-Treas., \$251.50; interest account of Fund, showing \$881.45 on hand, passed.

COUNTY AND OTHER ACCOUNTS

On motion of Coun. Betts the following Son, water pipe, \$1; Wm, Irving, various Co. Accounts were passed-Oliver Savoy (Queen vs Russel!) \$5.65; David Drysdale, obs about the court house and jail, \$15 50; H. H. Johnstone, medicine for jail, reduced witness fees in Queen vs Fidelle Russell. from \$4.50 to \$3.45; Wm. Irving, constable \$2.55; Jas. Breaux, witness fees, Queen vs work. \$9 50 ; Geo. Stothart, \$3.30 ; D. G. Jas. Barry, \$2,70 ; Fred. Breaux, conveying Clerk of Peace to Tabusintac, \$4.

On motion of Coun. Pond the list of parish registrar births and deaths, \$60.30 ; Fees to and county officers for Ludlow was adopted. On motion of Coun. Batts the following returns for Derby were passed-John \$21.40; S. Thompson, school lists, \$9; Clouston, col. rates; Duncan D. Parker, Chatham Road Fund with Sec.-Treas. 45 bye-road com. ; John J. Miller, highway cents ; Nelson Road Fund with Sec. - Treas. | highway com. (\$16.84 to pay to his suc. \$2 (to be paid by Thos. Ambrose); D. G. cessor)

Oa motion of Coun. Mersereau list of ville Road Fund, 95 cents on hand ; Alnwick parish and county officers for Blissfield was Road Fund, \$5.80; Ludlow Road Fund, adopted.

On motion of Coun. Hayes the following. ot Wm. Wyse's, \$10, for selling the Chat- Nelson returns and accounts were passed-Thos. Lynch col. rates (on hand \$13.30 to. be paid to the Sec. Treas. forthwith): Jas. on motion of Coun. Pond, laid over till to- Lynch Alex. Harper and Thos. McDonald morrow. Gordon Strang, arresting Jas. by road com'rs; Wm. McKinlay, highway com'r; Jas. Harriman col. rates; John E. Ratican, town clerk \$6; Dennis Kirk, dis. but, hearing that the Sec.-Treas. had clerk \$4; list of parish and county officers. On motion of Coun Uilock list of parish of that emonnt after the account had been and county officers for Glenelg was passed. On motion of Coun. Barriault a list of parish and county officers for Rogersville

On motion of Coun. Williston list of parish and county officers for Hardwick passed.

Coun. Anderson submitted a by-law relating to the taking down of fences.

Coun. Betts moved for a standing committee of five on by-laws, carried. Committee-Coun. Anderson, Betts, Doyle, Ryan and the Sec. Treasurer. Coun. Anderson's proposed by law was referred to this committee.

FERRIES, ETC.

Coun. Morrison reported from the committee on the ferry by law that no change was necessary. Mr. Russell told them he had no objections to the by law as it stands. C n Fatt percated the claim of Jas. 1247.73 A. Vyetor refund of taxes paid before he was 21.\$7 73 Referred to com. on petitions. Coun. Betts moved that M. Amos and assures the Committee that \$500 of this Wm. Cliff highway com'rs, Derby beamount will be collected, at the lowest ordered to make returns at the July sitting, and that Levi Gerrish by road com'r. be account \$258 30, less L. A. Currey's fees | ordered to make returns at once. Carried. Coun. Morrison moved that committees be appointed at Newcastle and Chatham to The Committee went fully into the items enforce the present ferry bye-laws. Carried. of the several accounts and found a re-Committees were appointed as follows :--duction from last year, especially in Counsel fees, as the following comparative statement Newcastle -Couns. Morrison and Flett and Chas. Park ; Chatham-Couns. Consors. 1892 1893 Saving Warden Smith and R. Flanagan. Coun. Williston moved that sec. 6 of bye I37.34 113.27 24.07 625 38 law 6-cattle at large-be applied to Hard-353.45 116 25 237.20 wick. Referred to Bye-law Committee. On motion of Couu. Ryan the Council adjourned 640.00 231.65 408.35 till 10 a. m. to-morrow. The last two accounts, viz., justice's fees

morning or stopping at night, and no shoull indemnify the county for the ex- regular time for running through the day. He knew to his sorrow of some trips that took a good while.

Respectifuly submitted.

CHATHAM PUBLIC WHARF.

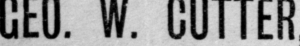
for the past year. Coun. Betts said if they went into the Total amount collected for 1893 \$1240.00 history of this wharf property they would Against this the following see that the county should not pay this and other bills incurred for this wharf. The act provided for paying injunction and other costs out of the revenues arising from the

Coun. Connors said the Council had illegally ordered the property to be leased. There are fines uncollected for 1893 It had been held for 21 years, and the amounting to \$1442.45 and the Inspector lessees asked for a new lease. The Chatham councillors objected, but the Council ordered the lease to issue. An injunction stopped estimate. There has been collected from 1892 it. Through the illegal act of the Council this expense was incurred, and the Council on appeal cases \$167, leaving a balance had a right to pay it. to credit of last years account, \$91.30.

the report, said he objected to the item \$29.12 for the public wharf being placed on Chatham. It had been incurred in consequence of a mistake of the Council, and

ALEX, ROBINSON, Chatham Carriage and S'eigh Works, 1.4.94* Chatham N. B.





GENERAL INSURANCEAGENT FOR

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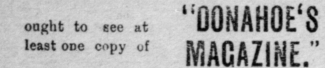
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\$5. \$10 and \$20, Genuine Confederate Bills, only five cents each ; \$50 and \$100 bills 10 cents each, 25c and 50c shinplasters 10 cents each ; \$1 and \$2 bills 25 cents each. Sent securely sealed on family trouble. It is believed that Mrs. receipt of price. Address, CHAS. D. BARKER, 90 ; Forsyth St., Atlanta, Ga,

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that suggests the dangerous as well case, At all events, it is not probable as vexations character of the Act. that the refusal on the council's part to Legislation was no doubt needed to authorize the execution of the leases and

prevent the municipalities from im- pay its litle bills will gain it either credit posing their pauper idiots upon the or profit. It would be helped to a greater extent had it shown a disposition to province, but it should not have been admit its blunders, take the responsibiliso framed as to make the provincial ty of having made them and then asked asylum simply a boarding-house for those interested to help it out of its

that class of persons. Society needs no difficulties. protection from persons whose dementia

is not homicidal.

To BE HANGED :- The deaf muto negro, Elward Wheary, who brutally murdered his sister-in-law with an axe

a few months ago in York county, has a. m. had his trial at Fredericton. He was found guilty and sentenced by Judge Birker to be hanged on 20.h April next.

ground rent, public wharf, Newcastle, and It is said that the sentimentalist is already the petition of John McLaggan, for reabroad in favor of having the sentence fund of taxes, were referred to the Comcommuted.

The Shatford Troubles.

The public have, probably, heard the the day to attend to important business. last of the Shatford family troubles for a Leave was granted. time, at least, as Mr. Shatford, his sister Oa motion of Coun, Ryan, Coun. Tozer and three chillren left S'. John for was chosen chairman during the absence of the Warden.

Adjourned till 12.55 for committee in running away with lit1 + Ecie Shatford | work paid \$75 to Mr. Sin ford as a compro

Council reassembled at 12.55 and admise of his claim against them for ex ourned till 2.15. pense caused by their i terference in the WEDNESDAY AFTERNOON, JAN 17

Council reassembled.

a manager and and and a proved a

Petitions. Carried.

mittee on Petitions.

On motion of Coun. Jones the petition Shatford is to join her husband at some future time. Robert Campbell, who has of Mrs. Jane Simpson for reduction of figured in the case as a too intimate taxes, was referred to the Committe on

friend of Mrs. Shatford has been pro- Petitions. moted by the Bank of Montreal from its On motion of Coun. Ryan the Council St. John branch to that at Toronto. Mr. adjourned two hours for committee work.

Shatford has however instituted proceedings against him for causing much of th trouble between him and his wife. Shatford attributes the divorce proceedings to the bad advice of Robert Campbell and

the family of Charles Campbell (Mrs. Shatford's father) rather than to his wife, who he says is a broken-hearted woman.

The Northwest School Question.

An Otlawa despach says :-- The Northwest school ordinance of 1892 is not to be pense thereby entailed on it.

COUNTY ACCOUNTS. ETC.

Coun. Jones moved that E. P. ried.

On motion of Coun. Sullivan the following Hardwick accounts were passed-Dennis Martin, bye-road com. ; Patrick Carroll, col. rates No. 1; W. G. Tait, do.

Municipal Council of Northumberland No. 2; Jos. B. Williston, bye-road com. [Continued from last week's issue.] On motion of Coun. Ullock the follow-WEDNESDAY, JAN 17.

ing Glenelg returns were passed-Terence Council was called to order at 10 o'clock Cook, col. rates No. 2; Alex. McLean, do. No. 1 ; Alex. Dick, do. No. 3 ; Hugh The minutes were read and approved. Cameron, bye-road com. ; Henry Daly, Oa motion of Coun. Morrison the peti-

do.; Reuben Sweezey, do. (\$5.80 on tion of P. Hennessey, for reduction of McBeath, col. justice.

ALMSHOUSE.

Coup. Savoy presented the following report of the Committee on Almshouse The Warden called Coun. Morrison to Accounts the chair and asked leave of absence for

Your committee to whom was referred the Almshouse Accounts for the year 1893, beg leave to submit the following report : We find the accounts correct and a decrease in the expenditure of the Almshouse and gen. years, and recommend the following amounts to be assessed and levied on the several

parishes for Almshouse purposes for the year 1894 :-Chatham \$400 Alnwick \$75 Newcastle 500 Derby 75 Blackville 75 Nelson 150 Blissfield 75 Northesk 100

Ludlow 50 \$1,500. And would recommend that the Commissioners of the different parishes be more explicit in making out their accounts of outdoor relief.

> ROMAIN SAVOY. PHINEAS WILLISTON, WM. RUSSELL,

On motion of Coup. Morrison the re-Coun. Jones moved that the petition of port was laid on the table till to-morrow. On motion of Coun. Morrison the Thos. Ramsay, for exemption from road taxes, be referred to the Committee on petition of Wm. Doherty for reduction of taxes was referred to the Committee on Coun. Scofiell presented the Jail Petitions. Committee's report, as follows :---

On motion of Coun. Anderson the fol-NEWCASTLE, Jan. 17, 1894. lowing Alnwick returns were passed-

Jas. Mahoney, col. rates ; John Legere. We, as a committee appointed to visit the jail, do hereby report that the jail is in first do. (\$7.97 due); Donald McEachern, do. class condition and that there are four pris-(\$2.57 due) ; Gregoire Savoy, do. ; Vital oners confined in the cells. We find an American citizen confined in one of the cells, Allain, com. highways ; Jas. McDonald, vetoed. The Cabinet at a meeting on James McCoy, on a charge of horse stealing. do. ; Anthony Grattan, do. ; Jas. Monday agreed to the report of the He has been confined there since list June McDonald, bye-road com.; Vital Allain, without trial. We think it unjust to the

The Warden said the by-laws regulated the ferries. If they were not complied Williston be re-appointed Auditor. Car- with anyone might make a complaint. Coun. Flatt-Before whom ?

The Warden-A magistrate. The Sec.-Treas. read the bye-law. Coun. Connors said the ferries, both at Newcastle and Chatham, had been subjects of complaint for years. Sometimes the ferrymen were very obliging and sometimes they were not. He had been obliged to wait an hour on one or two

occasions No one wanted to go before a magistrate with complaints against them. Anyone would see by watching the ferries hand); John Flanagan, do.; Donald | that the bye-laws were not carried out, and it would be well to appoint committees at Chatham and Newcastle to enforce

the bye-law.

two hours and a half at times between trips. The Council should provide a house or shed at the landing for the eral support of the poor over the previous | shelter of persons waiting to cross. There is no horn or fing with which to call the boat. He agreed with Coun. Connors that committees should be appointed.

Last year the ferry management was unbearable.

Coua. Doyle wanted to know if it would be the duty of the committee asked for to enter complaints before a magistrate, or would they enforce the bylaws? He thought the result would be about the same, but considered the

committee a move in the right direction. Coun. Betts suggested that the ferrymen had been trying, last year to com-

ply with the regulations of the Marine Department !

The Warden said that any committee that might be appointed should not be afraid to do its duty.

Coun. Flett said that the committee would be something for persons to lay complaints before. He didu't know now where to go with a complaint. Coun. Betts didn't believe in buil ling a house at the Nelson ferry landing at the expense of the county, It was for the interest of the ferrymen to do so.

Coun. Sullivan (Hardwicke) thought really and truly that any expanse connected with the land should be paid by the parish that owned it.

The Warden called Coun. Savoy to the chair, and said that Coun. Connors had stated the case correctly. The property had been trusteed to the Sessions for the benefit of Chatham, and the Sessions had leased it and received the revenue, which went into the County contingent fund. The Council undertook to lease it again, are for amounts that are not settled, while not by public auction, as the law directed but in an illegal manner, and certain parties is of little value. Your committee would

in Chatham obtained an injunction against recommend that economy be still practised the execution of the lease. Up to that time | consistent with the successful carrying out Coun Flett said the Nelson ferry, in- the County was responsible for the action of the act. stead of making a trip every ten minutes, of its council. Any attempt to assess made only ten or twelve trips a day with Chatham for the expenses incurred by the illegal action of the Council would bring another injunction suit and entail expense in addition to that already incurred. The committee of the Council had incurred

certain other expenses when acting for the Council, and the county was responsible | back ? for and must pay them.

Coun. Sullivan (Hardwicke) -I asked for that and he says all are included to date. the opinion of the Sec. Treas.

Sec. Treas. said that, in the first place, up to the passing of the act of 1893, all expenses connected with the wharf, ordered by the Council, were a county charge, and the Council had paid all of them up to date of the passing of the bill. Anticipating that the property would rent for a considerable sum]a section was put in the bill requiring the payment of the injunction and other expenses from such revenues, and appropriating the surplus to the town of Chatham. But no revenue is derived from the property, and there is no fund from which these expenses can be paid. The question arises, Who is responsible? Who ordered it? If the Council has ordered a committee to do certain work, the county must pay the legitimate expenses. There was no authority for imposing it on Chatham.

Coun. Ryan-It is strange that if there is any expense it is the county's; if any revenue it is Chatham's.

is not any state of some and a second spect manage

Coun. Flett said he didn't see why the county should be responsible for the blunders FRIDAY, JANUARY 19TH.

Council reassemble1 at 10 o'clock. The minutes were read and approved. Coun. Connors read the report of the

CHATHAM STREET AND FIRE BOARD which was adopted. It is as follows :--

Respectfully submitted. D. MORRISON, JOHN BETTS. JARED TOZER, THOS. W. FLETT, J. F. CONNORS

Coun. Doyle. Are all the expenses up f date included, or are some of them held

Coun, Morrison - We asked the inspecter even \$50 for Currey which has not yet been

paid to him. Coun. Cameron-I move that the report

lie over till 10 tomorrow morning. This motion was lost and the report was adopted

Coun. Morrison read the inspector's report s follows;the Warden and Municipial Council of

County of Northumberland GENTLEMEN :--- I have handed in my accounts to the ec.-Treasurer and now beg to submit my annua report as Inspector for the County of Northumbernd, for the year 1893 During the year I instituted 65 prosecutions for

iolations of the second part of the Cinada emperance Act, in which I obtained 50 convictions, 1 of which were for first offences, eight for second ffences and one for a third offence. The remaining were dismissed by the magistrate. Five of these convictions were removed to the a reme Court. In one case a decision has been given sustaining the conviction and it world ppear by a newspaper report that one other has lso been decided by the Court. ordering the release from custody of the defendant who had been mmitted, bat otherwise I have as yet no definite information as to the same. The remaining three cases are still undecided, although they have been argued. All the convictions of 1892 which were before the Supreme Court at the time of n.y

and there are to be seen a man and a

last report have been sustained. Since that report | Hall. a habeas corpus order was issued out of the Supreme Court in the case of one party who was committed

CHATHAM, N. B., Jan. 15, 1894. To the Warden and Councillors of the County of Northumberland. GENTLEMEN :- The Board of Street and Fire Commissioners of the town of Chatham beg to present their report with accounts and vouchers for the past year. This year the town has been visited by fire more frequently than for some years previously, the tire department having been called out for six fires and four alarms, a list of the same you will find appended to this report. The steam fire engine is in good order and in charge of Mr. J. M. Ruddock.

There are also 2000 ft. of good serviceable hose. The board this year purchased 300 ft. Boston tire jacket to be paid for first May next. In consequence of having to pay for 500 ft. of hose purchased last year, and some outstanding accounts, with the extra expense caused by the number of fires, the present board found the assessment of \$1400 msufficient to meet all their liabilities for the present year, and were compelled to borrow the sum of \$150.

A matter that has been agitating the ratepayers for some years past-that of building a new engine house-we think cannot be postponed much longer, as the present one in which the steamer is kept is totally unfit for the purpose, as well as a disgrace to the town. We, as a board, would ask you to procure necessary legislation to enable the town to borrow sufficient money for a new engine house and other fire purposes, say \$5,090, payable in 20 years, with interest at. 5 per cent. We would name the following sites-Where No. 2 engine house now stands, with adjoining lot; vacant lot near No. I engine house; and on the Public Square between Troy's tannery and the Masonic

For the ensuing year the Board asks for under a conviction of 1892. The matter has been an assessment of \$1,400, as per following

Respectfully submitted.

FALL & WINTER.	the ordinance be left to its operation. This, however, was against the strong opinion of a large section of the Cabinet, whose advice was to listen to the protest of Bishop Grandin, Father Leduc and	(Signed) DAVID G. SCOFIELD, PETER VINNEAU,	Robicheau, col. justice.	bject to make the ferries run every ten minutes. It wouldn't pay them to do so. There was no money in the business. Coun. Flett said all he asked was that they have fixed hours, so that the public would know when to expect the hoats to	of Chatham. The act says that the expenses are to pe paid from the rents. If the Chat- ham people stood back and let the property be given away they should not come here to ask the county to pay their debts. It	argued but no decision has been given by the court and the defendant is out on bail. The total amount of fines imposed during the year 1893 was\$2,820,00 And the costs in convictions therewith were 433,40 Making the total of pecuniary punishments \$3,258,40 During the year there has been collected on account of the fines \$1,240,00 On account of the gasts 223,10	an assessment of \$1,400, as per following estimate : To pay note in bank To pay note in bank State State To pay note in bank State State State State To pay note in bank State To pay note in bank State State State State State State State State State To pay note in bank State State State State State State State <th>and the second</th>	and the second
A FULL LINE OF FLANNEL AND KNITTED TOP SHIRTS. Hosiery, Gloves and Caps always on hand. We have also received a lot of home-made wool blankets, the best value in town, Call and see them	ritories. As a compromise it is also recommended in the report of the Minis- ter of Justice that the council of public instruction for the territories be request- ed by the Governor General in council to	On motion of Coun. Sullivan (Hardwick) the report was adopted. A REMARKABLE CASE. Coun. Sullivan (Hardwick) said he	Coun. Doyle presented the report of the committee appointed last Jahuary, to visit the Almshouse, as follows :	Coun. Ryan had known the ferry steamer to go tow a vessel while people were waiting for her. Coun. Morrison thought the bye-laws	Coun. Betts said Coun. Smith was in	Making total cash collected \$1,463,10 The balance of fines and costs re- maining uncollected is \$1,442,45 The amounts against Alex How- ard, John Fitzgerald, Jemima Mackey and Jas, Thompson, who each served 60 days in jail in de- fault of payment were respect- ivate \$268,80 \$109,85 \$85 55 and	Respectfully submitted, WM. LAWLOR, Chairman. M. S. HOCKEN, SecTreas.	