# MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, JULY 9, 1896.

their accounts. Passed.

\$15 a year, be granted. Carried.

Carried

#### See That You Get "GOLDEN RULE" or **"WHITE EAGLE** FLOUR FROM YOUR GROCER TAKE NO OTHER. AND

## Miramichi and the North Shore. etc.

THE "ADVANCE" is for sale at Johnson' Bookstore, and the Circulating Library, Desmond building, next door to the Telephone Exchange.

MIRAMICHI MARBLE WORKS :-- If you are looking for the right kind of cemetery work. we are quoting prices that will draw the order from your inside vest pocket.

J. H. LAWLOR & CO.

DONT FORGET St. Joha's Church Bazaar to-day in the Curling Rink. The preparations being made for the event warrant the expectation that it will be very attrac tive in all its departments.

ORANGE CELEBRATION :- A Moncton despatch says :- "The Westmorland Orangemen go to Newcastle this year to celebrate the twelfth with the Miramichi boys. They will take the Moncton Orange band with them."

THE GREAT HOTEL DIEC BAZAAR, particulars of which are given in our advertising columns, is to begin on Tuesday, 21st inst. and close on Saturday, 25th. It is to be held in a commodious pavilion to be erected for the purpose, and there will be all the accessories necessary to making the undertaking a complete success.

MIRAMICHI MARBLE WORKS :-- No ex periment in buying from us. We always send out the best stock and work that can be obtained. No order too small, none too large. We are watching the mails for your correspondence on the subject of cemetery work.

J. H. LAWLOR & Co. -----

pants in reference to their disturbing his study, study of association work, social of council for the appointment of memproblems and physicial development will bers of the School Board, was informally rest, etc. The accounts given of the manner in meet for three days succeeding the convenwhich the remonstrance was made differ. tion. J. T. Bowne will superintend it, Dr. Beynon's sympathisers, who are numer- All young men who are looking forward to ous, say that it was not such as ought to association work as their life work, or who have given offence, while the occupants of desire better training in the bible or associathe room give a different account of it. As tion work, are cordially invited to stay to

the enquiry is now progressing, and we in- this "feast after the feast." tend to publish the testimony, it is fairer to PLAN FOR THE FUTURE. all parties that its completion should be Each association is asked to come to th awaited, so that the public may form their convention in the person of their representaown conclusions after all parties are heard. tives ready to present a two-minute written This, however, is well established : that report of last year's work; to plan for the there was a fracas, in which a chair was future, and pledge such an amount toward broken-some say while being wielded by the general work as the growing need de-Dr. Beynon in an assault on Messrs. Mcmands

Kane and Mackenzie : others that it was Please remember: - That in this conven pulled apart by the party generally. tion the maritime committee are leaving is also established that while Dr. Beynon the large share of the work of securing was being held down on his bed attendance and making the gathering truly a room by Mr. McKane, -- who states that he "gathering together with Him," in the had been fired upon in the hall and wounded hands and on the hearts of the local Associain the scalp by the doctor, Mackenzie, tion. Faithfully yours in His work,

meantime, being at McKane's side-he fired two or three other shots, one of which J. C. Mackintosh, Halifax, Chairman wounded Mackenzie in the wrist, while J. D. Mackay, Truro, Secretary. W. D. McCallum, Truro, Treasurer. another penetrated the chest cavity, through A. E. Atlee, Annapolis the left breast, and either passed directly John McKeen, Amherst. into the region of that shoulder or crossed F. B. Robb. to the other shoulder, where it still remains. W. C. Turner, Charlottetown,

Rev. J. D. Mackay, Chatham. Mackenzie was taken to his room in the F. O. Petterson, hotel by McKane as soon as he was wound-Jno. Burgoyne, Halifax. ed, and placed in bed where he still is. H. H. Bell, J. A. Irvine. His wound is not considered a fatal one. W. T. Kennedy, unless blood-poisoning ensues. S. E. Whiston, Dr. Beynon, who was much bruised and Prof. R. A. Falconer " had both of his eves blackened, at once gave Capt. J. E. Masters, Moneton. J. A. Bayne, " himself up to Deputy Sheriff Irving and J. H. Marks,

being taken to jail, he was there on parole Dr. Jos. Hayes, Springhil! for a few hours, until Col. R. R. Call, United Jno. C. Gass, Shubenacadie. States Consul, and Mr. Richard Malthy Harvey Graham, N. Glasgow. gave bail for him in \$1,000 each, he him-William Cooke John Stewart,

self giving bail in \$1,500. Howard Primrose, Pictou. Mr. Patterson, of Philadelphia, who was L. P. McLennan. in Newcastle with Mr. Sandgran, en route Hon. A. F. Randolph, Fredericton. H. C. Tilley, St. John. to the Camp Adams salmon waters, offered J. E. Irvine, W. S. Fisher, to see Dr. Beynon through his trouble in any way necessary, but the young man E. M. Robinson, St. Stephen. appeared to have found a host of friends in R. D. Ross, D. Gordon, Summerside. his unfortunate predicament, and on leaving J. E. Burchell, Sydney. the gaol became Colonel Cali's guest. Capt. D. Murray, Truro.

Colonel Call telephoned for Hon. L. J. R. Macdougala, Westville. Tweedie Q. C. at Chatham about E. H. Dimock, Windsor.

until after the next councillors' election. discussed and it was understood that such Carried. meeting would be held before the next

regular meeting of council. Adjourned.

### Municipal Council.

The Municipal Council met at the Court House in Newcastle, on Tuesday at noon. Il the members were in attdendance at oll call or soon afterwards, except Couns. Robinson and Hayes. The new Councillors for Rogersville, Messrs. C. C. Chiasson and Henry Bourque, were present. Coun. Tozer took the chair at 12 o'clock,

and Ald. Bennett of the Chatham Town Council presented his credentials, as the epresentative of the town, and took his seat.

The Sec.-Treas, read the law governing the matter.

The Warden arrived and took his seat. The minutes of the January session were read and approved.

Mr. Irving was chosen constable attendance. Recess for dinner.

On re-assembling, the Sec.-Treas. read the law authorizing Municipal Councils to pay their members. He reported that Clark & Lounsbury were the only bidders for lots on the public wharf, at \$5 a year, and he had prepared leases to be given them if

the Council approved. Petition of Lemuel W. Johnson, for re-

newal of lease of a lot at the reduced rental of \$15 a year, was referred to com on petitions.

Coun. Morrison read the petition James Doyle of Douglastown, praying for the reduction of assessment from a valuation of \$4,700 to the fair market value of his property, \$2,000. Referred to com. on petitions.

On motion of Coun. J. Sullivan the return of Patrick Donovan, com'r of highways, passed.

Coun. Tozer asked what effect Chatham Incorporation Act had on the Chatham public wharf property and Mr Crimmen's claim on the Council for.a lease.

Coun. Bennett explained that the act vests the property in the town, subject to

in regard to the payment of councillors interest in the matter. He had tried shove himself in as senior counsel in the case, so as to have a slap at Menzies. Why Coun. Kerr presented the farewell report had he (Menzies) not paid the \$25? He had of the Chatham street and fire comr's, with paid \$51 the year before which he should not have paid, and didn't know when it Coun. Betts moved that the Sec. - Treas. would end. If this bill were not paid then execute leases to Clark & Louosbury. he would pay every constable all he might

charge him. Coan. Tozer moved that the petition of Coun. Morrison said the committee could Leonard W. Johnson, for renewal of lease at not find out how the jury had arrived at their verdict, whether they had allowed or Coun. Tozer moved that the petition of thrown out the items Mr. Menzies said were

Jas. Doyle be laid over till the January false sitting. Carried. Coun. Bennett moved that Mr. C. J. Oa motion of Coun. Betts the following Thomson be heard. Crrried. accounts passed : J. L. Stewart, reporting Mr. Thomson said he was very much \$10; Wm. Irving, cleaning jail, \$22; John surprised to hear Mr. Menzies say that Menzies, half year's salary, \$250 ; Jos. Steel, Mr. Bennett had tendered his services as constable guarding Mary Dwyer, \$7.50 ; senior counsel. That was not the fact. Mr. Wm. Irving, wood for jail, \$7.50; A. Tweedie, it was true, had been employed, Forrest, prisoners' board in Chatham lockup, but he did not think that Mr. Menzies had \$40.43 ; Henry Engles, constable guarding any right to refer to that at all. The jury Mary Dwyer, \$3; F. L. Pedolin, cert. of gave a verdict of \$125, and the judge had lunacy, \$9.34; M. S. Benson, inquest at sustained the verdict. The case was appeal-Escuminac \$25. The county accounts com ed, and they had got hold of his client and mitteee recommended the appointment of a got him to settle the case. Menzies coroner in the lower end of the county so as had asserted that Hill had signed a to save the payment of so much for milage paper confessing that the charges were

n such cases. trumped up. But he (Mr. T.) had the doc-Coun. Sullivan said a medical man had ument here, which he would read. This been sent for, so that it might be ascertained showed that Mr. Menzies had come here in whether the child was stillbora or had been January and told them a deliberate falsekilled, they all knew it was dead without . hood. There was not a syllable in the the help of the coroner. document to support the assertion. The The Sec.-Treasurer said if he had been document was obtained by misrepresenta-

consulted he would have ordered a medical tion and fraud. The case had been tried. man to attend. M. S. Benson, coroner, a verdict had been rendered and that ver Dwyre case, \$16; Win, A. Liwler, public dict had not been set aside. The law was wharf, Newcastle, \$21.25; H. McKendy, do that the inspector was to be indemnified \$0.50; County buildings, \$1; Miramichi any costs incurred in a prosecution, but not Telephone Ex. \$25; E. P. Williston, \$50; for costs incurred in lawsuits. Menzies had S. Thomson, school lists, \$49; R. G. Andercheated Hill out of his fees, and he (Mr. T) son, furniture, \$28.50; Geo. Stothart, repaircould not see how the council could pay the ing court house, \$11.92; Richard Fairman, costs of the suit. public wharf, \$1.40; S. Thomson, div. Mr. Menzies said de had not gone to Hill,

register, \$14.60; J. L. Stewart, printing, but Mr. Hubbard had come to him on Hill's \$34.75; S. Thomson, clark of peace, civil behalf prosecutions, \$40; John Sairreff, \$268; A. Coun. Ryan said if Mr. Menzies had done Forrest, barying Mary Dvyer's chill, his business as he ought to have done it

\$10,60; A. Forrest, arcesting Jas. Urguhart, there would be no dispute. \$5.60; G. B. Friser, Queen vs. Doherty, \$6; The motion to lay the matter over till A. G. Williston, expenses connected with January was carried. infant found ou the bauch, \$3.70; John

On motion of Coun. Kerr Dr. Pedolin's bill of \$4.67 for a certificate of lunacy passed. Adjourned.



17890 YARDS-Prints. Nainsooks, Cambrics Dress and Blouse Goods and Zephyrs.

A PERFECT BREEZE of rich cool fluffy materials for the warm weather. Dont make a mistake and pay 15c. to 20c. per yard elsewhere for these fine prints Cambrics and 42 inch Nainsooks ; our price is only 12c. per yd. Test them-compare them.

Dont forget that all these beautiful printed Cambrics and Percales, light and dark grounds, are reduced from 15c. to 10c. per yd.

Plain White and Checked Muslins 12c. now only 8c.

All our rich assortments of Prints and Zephyrs sold everywhere for 12c., our price only 9c.

Those beautiful French and Scotch Zephyrs-plain, striped and checked, reduced from 15c. to 10c.

Yard Wide Grey Cotton only 3c. per yard. A few bales left of that heavy 8c. yd wide Sheeting now only 51. Parks' Cotton Warps reduced from 95c. to 65c. per bundle. Ladies' Hosiery, Gloves, Blouses and underwear. Men's Clothing, Furnishings and underwear. Carpets, Lineoleums and Household Drapery.

Everything cut and hacked in price as the season is wearing away



CHATHAM AND NEWCASTLE' Miramichi Advance. CHATHAM. N. B. THE LEADING

PRINTED NORTH SHORE Ŧ EVERY WEDNESDAY NEWSPAPER. EVENING. TERMS ONE DOLLAR A YEAR PAYABLE IN ADVANCE.

FOUND INSENSIBLE :- On Saturday night four o'clock last, about half past ten o'clock, Mr. John and Kilpatrick, one of the men working in Mr. hands. At Hutchison's mill, Douglastown, was found Sam. Thomson, Esq., Q. C., appeared for on the lower floor of that establishment in the Crown and Hon. M. Adams Q. C., an insensible condition. He had received a watched the interests of Messrs. McKane cut on the top of the head by some unknown and Mackenzie, Hon. Mr. Tweedie appearing means, the most probable conjecture being for the defendant. Up to the time of our that it was from the butt of a running belt. reporter leaving for Chatham, the testimony At last advices he had not regained conof the first witness, Mr. McKane, was not completed and Messrs. Charles Call, Thomas sciousness Knowles, Joseph E. Cavan, Geo. H. Hall,

REV. MR. LITTLE'S CASE :- The difficulty that has existed for some years between Rev. H. W. Little, of Sussex, and his mined parishioners has been at last settled. A reporter endeavored to ascertain the terms of the settlement, but Rev. Mr. Little de clined to make them known, and the gentlemen opposed to him were equally reticent. It is understood, however, that they will pay \$1,000 to Mr. Little who will, at the expiration of a certain period, resign his charge.

AN ATTRACTION to buyers of family groceries, provisions, dry goods and general household supplies is offered by Mr. Roger Flanagan at his well known store on St. cording to the evidence. John Street, Chatham, in the form of silver knives and forks, silver spoons, silver cruet stands and boxes of tea. He issues tickets which are presented by customers every time they make purchases, and no matter how small the amount, it is punched off, and when the purchases aggregate either \$15 or \$30, as the case may be, one of the articles specified viz.-a cruet stand, or a dozen of ailver knives or forks for a \$30 ticket or a 5 lb. box of tea, or 1 doz. silver spoons for a \$15 ticket is given free.

• FIRE AT BOIESTOWN :- A despatch of 3rd inst. says :- Boiestown was threatened last night with a destructive fire. which broke out about nine o'clock in a barn owned by Herbert McMillan, said to have been caused by boys playing with matches. The fire had gained good headway when discovered and for a time Richard's saw mill and lumber yards were in serious danger. The wind, which was blowing hard at first shifted and fell and thus saved a conflagration. The buildings destroyed were two large dwellings, three barns, two sheds and an unoccupied store. Herbert McMillan's loss is estimated at between four and five thousand dollars; no insurance. Wm. McCon presented the claims of Mr. Duncan. nell's loss is about \$1,500, with a small insurance.

PERSONAL :- Hr. Hugh Harrison is pay- To the Maritime Young Men's Christian ing a holiday visit to his parents and is

C. H. Bryant, Yarmouth. on Monday morning Fraser G. Marshall, Maritime Secretary. placed Dr. Beynon's case in his the hearing yesterday Ayer's Ague Cure is a warranted specific r all malarial diseases and biliary derange- it on the land Chatham Town Council.

presiding. Fred, Piton, S. W. Cols, Thos. Sandgran and Thomas Yorston were yet to be ex-

matter of the purchase of a fire engine The affair has, of course, created no little by the late Street and Fire Commissioners excitement and prejudiced and interested from Mr. Ronald of Brussels, Ont., read parties are making the most out of it in a the following report :-certain direction, one at least of the news-To His Worship the Mayor and Town Council of papers prejudging the case in a very vindic-Chatham, N. I tive manner. Those involved are paying GENTLEMEN :- The committee appointed at the last meeting to investigate matters in connection dearly for their thoughtlessness and indiscretion, and there ought to be no doubt sioners last year, find that substantial justice will be meted out

in the matter, without any prejudiced newsengine. 2nd. Hose cart and 1000 feet of hose at a total paper assuming to take the case out of the cost of \$4,000: This contract is dated police magistrate's hands, before he has That the contract was made without competition had opportunity to render his decision acby any other firm or firms.

Its concentrated curative power, make authority to borrow money, your that the powers given were not an expenditure of this kind. Ayer's Sarsaparilla the best blood purifier.

The "Unequal Yoke."

In court chambers at St. John on Thursday a case of habeas corpus came up in which Wm. F. Duncan, I. C. R. locomotive engineer, of Campbellton, made application for the delivering up of his children, aged two years, and ten months, respectively, from his wife. It appears that Duncan is a

Protestant and Mrs. Duncan a member of the Roman Catholic communion. against the wishes of her husband, Duncan had the children baptized in the church of her faith. This complicated family matters so that husband and wife parted, Mrs. Duncan taking the children

with her to the home of her parents. The writers of St. John, what fire appliances husband at once applied for a writ of habeas corpus, but his application was retused by his honor, Chief Justice Tuck, in consideration of the little ones who his honor said yet need a mother's care. H. F. McLatchey of Campbellton, and A. W. Macrae appeared for Mrs. Duncan and L. A. Curry of St John, and W. Albert Mott of Campbellton.

T. M. J. A Convention. TRURO, N. B., July 6, 1896.

The Town Council met in regular session on Monday evening in Masonic Hall up stairs. His Worship Mayor Benson After routine Ald. Nicol from the comsettled, satisfactorily in the end. mittee appointed to enquire into the

THE MARITIME COMMITTEE.

over till January. On motion of Coun. Chiasson the return of Ephriam LeBlanc, highway com'r Rogers ville, passed.

with the purchase of a fire engine by the commis-1st. That a contract was entered into by them with Mr. Ronal i of Brussels, Ont., for a steam fire

stood.

report

3rd. That the commissioners had authority from the legislature to assess the town up to \$2000 for fire purposes in any one year and as they had no

sufficient to cover It is but fair to the commissioners to add that one of their number wrote to the Amoskeag Co., but Blackville, could not get them to quote prices and another wrote to the fire departments of several towns, who n reply recommended the Ronald engine. It is also to be noted that a meeting was called Nelson, for the purpose of getting the necessary authority, but the meeting developed into an incorporation Rogersville Newcastle. Neeting instead. • Your committee would recommend that the town Chathain, Gleneig. eleck be instructed to reply to Mr. Ronald that the Hardwick, own council does not consider itself bound by the ction of the late fire board in view of the foregoing. at ask what would be his lowest figure for prompt ash provided the council decided to buy such an

agine and other apparatus as described in the reement made with our late fire board.

James Nicol, W. S. Loggie, R. A. Murdoch Ald. Nicol said that before going to any considerable expense, as insuranc was very high in Chatham, it would be well to find out from the fire under-

would be necessary for the town to get in order to receive a reduction of insurance rates. In some parts of the town these

\$ 89,340

230,650

140,190

132,555

203.850

299,350

725,400

252,500

Parks, \$2.15; W.n. Irving, prisoners' board, liens and incumbrances. \$190.20, less \$3 for extris for Mary Dwyer, Coun. Morrison asked if the County did to be puid by Gleaelg; Wm. Irving attennot have a lien on it for the amount due to dance on council, \$1.50.

On motion of Coun. Morrison it was Coun. Beanett explained that the town ordered that John Welsh, co'. of dog tax, has the power to assess itself for the amount Newcastle, make returns in January. of the County's legal claim, and, in case the On motion of Coun. Kerr it was ordered amount cannot be agreed upon, an arbitrator that the Sec.-Treasurer pay the rent of may be called in. He would ask, in Chatham lockup to July 15, \$62. accordance with the wishes of the Town Coun. Kerr presented the bll of Dr. Council, that the matter be laid over til McDonald, \$53, for atten ling Mrs. Preston January. The matter would no doubt be

of Hardwick, and it was dropped after being discussed by Couns. J. Sullivan, Mersereau On motion of Coun. Morrison it was laid and Ryan. Coun. Kerr reported from the committee appointed to look into the claim of Laspector Menzies, for payment of his costs in the suit brought against him by Adam H 11.

Coun. Tozer asked if Adam Hill, col. that two lawyers and a committee of four rates, Southesk, had made full returns. had wrestled with the matter from 10 30 The Sec. Treas, said he had paid m. till 4.45 p. m. The lawyers seemed some money, which he claimed to to be anxious to give all the information balance due, and he (the Sec.-Treas.) would they could, bat after listening to them, get the papers and see how the account

and looking into all the papers that had been produced, the committee hul not Coun. Betts submitted the following learned anything that would justify them

in asking the Council to pay any part of The committee appointed to go over the assessment lists of 1895, and report to July session, beg leave to report they have attended to that daty and find this claim. Though his sympathies were with the Inspector this was his opinion. the value of assessment for 1895 to be as follows:

Coun. Tozer, as one of the com nittee, Total Val. Old Scale. Scale on basis of '9 .02 .029 .0231 inc. had understood that the report was to dec. .076 recommend laying the matter over till .0726 003 .0362 .0012 January, and he moved that it lie over. .03 .047 .0343 .0043 .. .0057 Coun. Cunningham said the julge and .0751 46 .0071 jury had listened to all the testimony and .1877 dec. .0423 had given a verdict against Menzies. How .3354

inc. dec. could the committee ded with that ? .0091 .019 .0399 .0355 inc. Coun. Kerr thought that no committee .058 .0073 .0353 could come to any other conclusion than Respectfully submitted.

JOHN BETTS. they had with the evidence that was before D MORRISON Com. them. Mr. Meuzies hal, no doubt, bean WM. KERR.

patt, expenses that he should not have Coun. Betts said there was a mighty dif. been put to. Hill hal off srel to ascept \$25 ference between the assessment system of in settlement of his bill of \$201, and Menzies different parishes. In Derby laborers were assessed on \$200, and in other parishes only | would surely have accepted the offer if he on \$100, which swelled the Derby valuation | had not felt sure that he did not owe him out of proportion to the valuations of other anything. It was hard on the inspector to parishes. It must also be remembered that py the expenses, but he (Coun. K.) couldn't the Extract Works were in full blast when see how the Council could be expected to the county valuation was made and that pay the bill.

they are not at present. Blackvills had Coun. Bennett said the appropriation of rates were 31 per cent. If the council been prospering, but its assessors were cute the funds was one of the most important could do anything to reduce this tax it enough to keep the valuation down. duties the Council hal to perform. Mesers. Conn. Morrison said the committee had Menzies and Hill had an inalienable right to was its duty to do so. He then read a letter written by the committee to the been appointed to see if there was sufficient | engage in law suits, but when one of them cause for the making of a new valuation. It | came to the Council for the payment of his fire underwriters of St. John asking them was true that some laboring men in New. costs it was another thing. If Hill had no the question as above stated and said castle were taxed on \$100 only and this was claim how could he have got a verdict for underwriters had not replied to it. He right as they didn't own more than \$300. \$125? No man was treated unfairly who would advise the Council to take action in the matter.

Newcastle had of late lost personal estates had the right to go into court and have his aggregating fully \$200,000. The Chatham claims adjudicated on. Tue case had been

## Shipping News,

Wm. McKay bal.

PORT OF CHATHAM. Entered from Sea. June 29-S S Mantinea, 1737, Masters, Greenock,

29-Bk Gaudaloupe, 436, Boeny, Halifax, J. B. Snowbal bal. Entered Coastwise. June 27--Sch Neal Dow, 48, Cormier, Craford, naster bal 27- Sch Elizam, 18. Shea, Mimnigash, master produce. 29-Sch Eady, 65, Malay, Sydney, J. B. Snowball 29-Sch Rose, 11, Basque, Tracadie, master gen 29-Sch Jenny Armstrong, 66, Grady, Summerside, master prod 29- Sch Viola, 124, Forsyth, Marble Mountain, MSFCo. marble 29-Sch Lucretia Jane, 79, Le Blank, Pictou M S F Co. coal.

29-Sch Anne, 68, Le Blank, Cow Bay, M S F Co. marble. Cleared for Sea. June 27 -Bktn Mandarin, Abelstea, Coleraine W. M McKay deals. 27-S S Micmac, Meckle, Garston, W. M. McKay Cleared Coastwise June 27 - Sch Leigh J, McLean, Shippegan, W S Loggie, gen cargo. 20-Sch Rose, Basque, Tracadie, Master, gen cargo 20-Sch Lede Adele, Tomphe, Magdalens, W. Richards, lumber. 20-S S Eva, Houston, Richibucto, A Loggie, gen cargo.

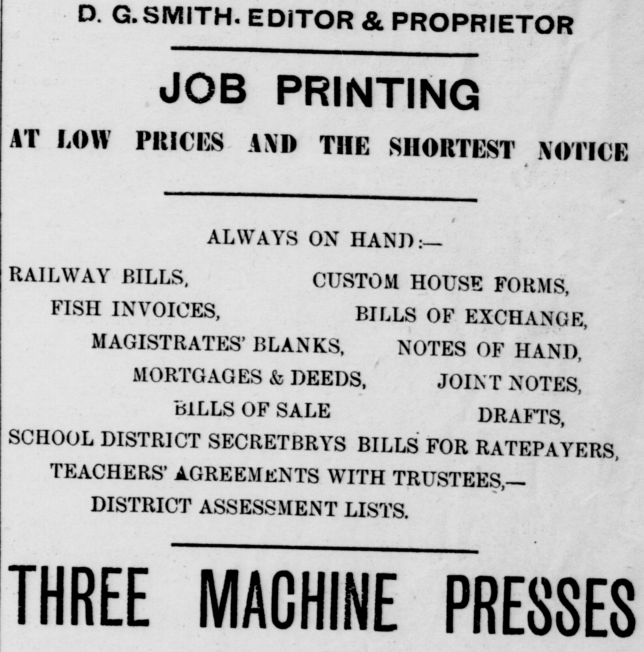
> PORT OF BATHURST. Entered from Sea. June 20-Bk Tamerlaus, Winsen, from Frusburg.

PORT OF TRACADIE Entered Coastwise.

June 22-Sch Ada, 72, Sonier, Cnatham, J. Snowball gen cargo. 22-Sch Rose, 11, Basque, Chatham, J. Caughlan gen cargo. 22-Sloop Beaver, 28, McGraw, Chatham, A. & Loggie empty cans. 24 - Sch Eagie, 29, Sonier, Newcastle, W. Ferguson gen cargo. 26 - Sch I. H. S. 40, Sonier, Newcastle, J. & F 26-Bge, Monkland, 147, Sonier, Chatham, J. Suowball, gen cargo. 27-Sch Ada, 72, Sonier, Chatham, J. B. Snowball gen cargo. 27-Sloop Beaver, 28, McGraw, Chatham A. & Loggie tins. 30-Sch Coughnawaga, 14, Duguay, Chatham, A & R Loggie, gen cargo. July 2-Sch Rose, 11, Basque, Chatham, W. S

Loggie, gen cargo. 2- Sch Eagle, 29, Sonier, Dalhousie, W. Ferguson,

Cleared Coastwise. June 22-Sch Ada, 72, Sonier, Chatham, J. B Snowball deals 22-Sloop, Beaver, 28, McGraw, Chatham, A. R. ggie Alwives 22-Sch Rose, 11, Basque, Chatham, W. S. Loggie, 23-Sch Caughnawaga, 14, Duguay, Chatham 24-Sch. Eagle, 29, Sonier, Dalhousie, master 24-Sch Lizzie D., 17, Sonier, Summerside, mast en ce lar post. 27 - Sloop Beaver. 28, McGraw, Chatham, A. & R Loggie Alewives. 29-Sch Ada, 72, Sonier, Chatham,



and other requisite plant constantly running. Equipment equal to that of any Job-Printing office in the Province.

The only Job-Printing office outside of St. John that was awarded both

MEDAL AND DIPLOMA -AT THE-DOMINION AND CENTENNIAL EXHIBITION AT ST JOHN IN 1883

welcomed by many other Miramichi friends.

GREETING, -According to custom, extend-Mr. W. D. Ross is in charge of the Bank ng over a period of twenty-aine years, and of Nova Scotia here, while Mr. R. H. in response to the cordial invitation of the Anderson, the popular agent, is enjoying Pictou Association, the twenty-ninth annual well-earned holidays. Mr. Ross made maritime convention will be held in Picton. many friends on the Miramichi when here Nova Scotia, Aug., 6-9, 1896. before and is increasing the number during A hearty invitation is extended to all his present visit. members of the college, railroad and city

A caller from the ADVANCE office, upon Young Men's Christian Associations to be Mr. John Mowat, the veteran angler and present and participate in the work and enjoyment of the convention. R presentapisiculturist, at Campbellton, on Friday tives from the boys' branches and woman's evening last, found him still suffering considerably from his accident of 15th ult., in auxiliaries are also invited. The committee will issue no posters and will depend upon which a huge pine log intended for a canoe the associations to make the representation rolled over him on the banks of the Resti gouche. He seems, however, to be in a fair to, and the spirit at, the convention the way to recovery, and hosts of friends hope best we have ever had. Associations will to see him about again soon as well as ever. be entitled to the usual number of repre-Mr. Jack Benson is to sever his connection sentatives, and are urged to elect these at with the Bank of Montreal here, having once. The securing of others to come to been ordered to one of the branches in a the gathering, who are in sympathy with our efforts for young men, will be left

largely in the hands of the officers and

THE PICTOU ASSOCIATION

has thrown open its doors and will give a

royal Pictou County welcome to all who

GATHERING OF THE LEADERS.

members of the local associations.

"The Lever."

as soon as possible.

town of the upper provinces.

#### The Miramichi and Nelson.

There will be no boat down river to-day. the Str. Miramichi being off for inspection. She will run however, to-morrow, Friday, her regular trip.

Str. Nelson will be off to-morrow, Friday, names reach the secretary, Frank Macfor inspection.

The Wednesday afternoon 10c. trips will be continued during July on Str. Nelson.

#### Serious Shooting Affair.

An investigation was begun at Newcastle yesterday morning, before John Niven, E.q. Police Magistrate, into a charge preferred by Wm. Irving, Deputy Sheriff, against John H. Beynon, for shooting Norman Mackenzie with intent to do grievous bodily harm.

Mr. Beynon is, we understand, a physician, belonging to New Orleans, but not being in good health had accepted temporary employment as a commercial traveller from the Magnolia Metal Company, of 74 Courtlandt St., New York, and come north, hoping to

improve. Mr. Mackenzie is a druggist, well-known

on the Miramichi, whose place of business is in Newcastle. The shooting took place on Monday morn-

be a gathering of the leaders in this work ing at an early hour, differently reported as for young men. We want not the largest. between two and three o'clock. At that but the strongest and most helpful gathering time Mr. Mackenzie and Mr. John McKane we have ever convened in these lower of Newcastle were in room 15 of the Waverprovinces. ley Hotel of that town, together with Mr.

Geo. H. Hall, a friend of Mr. McKane, who

Ald. Watt asked what this committee was appointed for and the clerk read the was almost double that of Newcastle. New. minutes. Ald. Watt thought the committee had exceeded its duties and that the report, as it went too far, should be amended.

Ald. Bennett thought the report an county valuation should be made. admirable one and moved its adoption. Ald. Watt suggested that the clerk in

the firewards.

Alds. Loggie and Bennett spoke at some length on the report and Ald. Watt called attention to the fact that there was competition in the making of the contract, the report of the committee to the contrary notwithstanding; the report went too far.

Ald. Nicol said if it could be shown that there was competition the report the county. could be amended. But he had it from

several of the late fire board that there was no competition. Ald. Coleman thought that we should castle people than he should be.

come. Regularly accredited delegates whose have another fire engine right away. He did not approve of tanks or pumping quarrie, before Aug. 1st., will be entertained stations.

as the guests of the Pictou association. Ald. Nicol spoke in favor of the report Concessions on railroads, steamboats and and stated that the figures obtained were hotels will he secured, of which further not received until after the contract was notice will be given in the next issue of entered into.

His Worship read a section of the by-The helpers of whose presence we are laws passed at the last meeting which set assured are Fred. S. Goodman. State

forth that reports made in writing should Secretary of New York, who will have be received without comment thereon. charge of the bible study; L. Wilbut He also reported from the committee on Messer, General Secretary, Chicago associa

a seal for the town that the committee tion, who will, with the assistance of Capt. had not come to any decision. Winn, of the royal engineers, Halifax, give

an illustrated lecture on the association buildings of the world: J. T. Bowne. the debentures printed and to state what superintendent international Y. M. C. A. sums they would be issued for. They had training school, Springfield, Mass., who will

have charge of the "Quiet Hour" and the This he thought was too small an amount. questions. Full programmes will reach you Ald. Bennett thought that this matter

should be left with the finance committee and moved that Alds. Loggie, Murdoch It is the desire of the committee that

and Nicol be that committee. whatever the size of the convention, it shall Ald. Watt objected to Ald. Bennet moving the appointment of the whole committee and accused that gentleman of having "gall." He exhibited consider-

able ill temper over the matter and after To this end we need the aid of the Holy he had spoken and Ald. Bennett had

and Tweed Outing Suits. merely for the purpose of arriving at the reference to his action at the municipal selves, from about half-past ten Sunday quently remember the convention in their "Several years ago, I caught a severe cold, Menzies) had received. Some of the items attended with a terrible cough that allowed me no rest, either day or night. The doc-tors pronounced my case hopeless. A friend, learning of my trouble, sent me a bottle of Ayer's Cherry Pectoral. By the time I had used the whole bottle, I was completely cured, and I believe it saved my life."-W. H. WARD, 8 Quimby Ave., Lowell, Mass. pro rata assessment on different parishes. council in re the public wharf and the am, N. B. evening, singing, resiting, etc. and, appar- meetings for prayer. We recommend that Best Alpacca Coats and Vests. Each tender must be accompanied by a certified of Mr. Hill's claim were conclusively proved The parish proportions were made up on Bank Cheque or Cash, for an amount equal to five ently, disturbed the rest of Dr. Beynon, Sunday, Aug. 2d, be observed as a day o subject was discussed by several members. to be false and exaggerated. One of the per cent. of the tender (would prefer not receiving the basis of the last valuation. Bisquit-Col'd Corded Coats. who occupied an adjacent room, they giving special prayer for the outpouring of the P. O. Orders) which will be forfeited if the party It appeared to be imperfectly understood jurymen in the case said he intended to tendering declines to enter into contract when call-ed upon. Should the tender be not accepted the would be better to wait for the boom of no thought, however, of that. Holy Spirit upon the delegates and the and no decision was arrived at. down John Menzies. The Latest Fancy Colored Summer Dusters, 1 only 85c. prosperity that had been predicted as sure deposit will be returned. Two good sureties must be named in each tender. Not obliged to accept It appears that Dr. Beynon went to the work, and suggest that the pastors be asked Treasurer Johnston was instructed to Coun. Bennett said that was contempt of to result from a change of government bedoor of room 15 about 3 a. m. and knocked, to unite with you in this request, in their Aver's Cherry Pectoral lowest or any tender. collect wharfage dues from craft lying a court of the vilest kind. H. R. EMMERSON. fore making a new valuation. and on being told to come in, or on the door regular services. Chief Commissioner. the public wharf. Highest Awards at World's Fair. The report was adopted. Mr. Menzies begged to join issue with Department Public Works, being oponed, remonstrated with the occu. The "Secretarial Institute" for bible Fredericton, June 9th, 1896. Coun. Betts moved that no action be taken Mr. Bennett, who had said he had no The matter of calling a special meeting п. n. wer's Pills the Best Family Physic.

valuation according to the assessment lists, before judges and jury, a verdict had been rendered and the Council could not undercastle was paying nearly double per capita as take to set it aside. It was the principle of compared with Chatham. He thought the the Scott Act, the logical result of its encommittee had found sufficient evidence to forcement, to stop the sale of liquor and warrant the appointment of valuators. A thereby lessen the number of convictions,

which would lessen and finally wipe out Coup. J. Sullivan did not think the value | the Scott Act fund. Consequently the surof real property was increasing, land was plus should be vigilantly guarded now. It his letter to Mr. Ronald be instructed to going down in price. It would not pay to one counsel was entitled to fees the other tell that gen: leman that the Council was go to the expense of making a new valuation. was also. The report of the committee was not bound to accept the contract made by There would be just as much grumbling evidently fair and should be adopted. Why then as now about over assessment. He lay the matter over till January? He had

was taxed as high as any one in his parish. no personal interest in the matter. and no according to his means, and paid it. We professional interest, but simply wanted to would be just as far off doing justice as guard the treasury from an improper claim. we are now, there would be no great Coun. Kerr asked if Mr. Tweedie was not amendment effected. Men very seldom Hill's lawyer. furnished the assessors with sworn state-Coun. Bennett said that did not make

ments, and yet they were ready to find him (Mr. B.) interested Mr. Tweedie had fault with their assessment as too high. not received a cent for his services in the He did not think a valuation would benefit Case

Coun. Morrison said they had nothing to Coon. Betts said Wm. Ferguson of Derby, do with the Hill-Meazies trial. He was a farmer, had shown him that he was taxed free to confess that he had been unable to Tuesday.

very much higher in comparison with Newget at the facts regarding the discrepancies between Hill and Menzies' accounts. If Coun. Morrison said the valuation had it could be shown that Hill had made unjust been made ten years ago, and the law reclaims, and that Menzies acting for the quired that a valuation be mad : once in ten county, had been put to costs in resisting years. Newcastle had a right to complain, them, the council would be bound to pay the bill. But the verdict was against Menzies. Menzies had been unable to show

Coun. Mersereau was of opinion that a could not condemn the verdict of the jury. new valuation would cost every parish He did not believe that a committee could more than it would gain, and there was no get any nearer to the facts. There were

valuation would increase taxes because it would cost \$2,000. His parish had not gleaned.

increased in valuation. He did not think a new valuation would benefft this county or his parish. It would be a good thing for the three valuators but for nobody e'se. Coun. Kerr said Chatham was not interested. He was really astonished at Coun. Morrison's statements. Property is over-

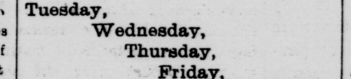
valued in a great many cases by the Chatham assessors. He knew one property that was assessed at \$1800, that was in the

market at \$1550. Glenelg assessors valued property at one-half its worth, and this made its valuation low. He didn't think a new valuation would make matters much

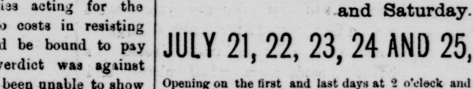
would come to.

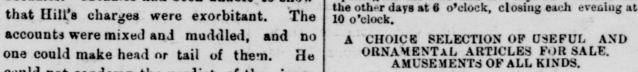
Plan and Specification to be seen at said Dapart-ment, and at the Office of Hon. L. J. Tweedie, was not entitled to all the fees that he (Mr.





I0 CENTS





Vocal and instrumental music. recitations each evening.

A Substantial Tea no receipts or vouchers. One stated one thing and one another. there were no docu will be provided on the first and last ments from which further facts could be Tea Tickets 25 cents.

REFRESHMENTS suitable to the season will be supplied in abundan Coun. J. Sullivan was of the same opinion in January as now. It was a private matter

BAND OF ST. MICHAEL'S C. T. A. SOCIETY between Menzies and Hill, and he had WILL BE IN ATTENDANCE. never looked upon it as something for the Council to deal with at all. Menzies had ADMISSION,

hired the constables, they had disagreed as to the bargain or the payments, and let them settle their differences.

Coun. Morrison moved that Inspector BRIDGE Menzies be heard. Carried.

Mr. Menzies said he thought the commit-Scaled Tenders, marked "Tender for Eel River tee a little astray in regard to his claims. Bridge," will be received at the Department Public Works, Fredericton, until He had received all he was entitled to, and

had paid Mr. Hill every dollar he was Thursday, 16th day of July next, entitled to. He had employed and paid



Spirit. It is utterly vain for us to plan or Gents'. Summer Dusters. reprimanded him, the motion passed. belongs to Truro, N. S.-the room being that to gather unless He be in all. Associations or rebuilding Eel River Bridge, Parish of several constables, and therefore Mr. Hill Hardwick, Northumberland County, according to **Coats** and Vests Coun. Bennett said a valuation was Ald. Bennett asked for instructions in of Hall. They had been enjoying them- and workers are therefore asked to fre-

better, but it would cost more than it

as her over valuation made a difference of \$140 to her in the tax for the county contingencies. There was strong ground for believing that the valuation of ten years ago was now wrong.

use of going to the expense.

Coun. Ryan was of the same opinion.

Ald. Nicol said it would be well to have authority to issue them as low as \$109.