## MIRAMICHI ADVANCE, CHATHAM NEW BRUNSWICK, FEBRUARY 6, 1896.

## [Continued from 1st page.]

Coun Morrison submitted Inspector Menzies' report and shows that 81 prosecutions were cludes as follows :--

"The violations of the Act continue to decrease, and the results be made a success and be enforced in this county as successfully as the majority of the acts on the never been himself. statute books.'

Coun. Betts moved that the committee's report be adopted.

Coun. Cunningham thought it best to know more about it than they did now. There was a very small dividend for the county and nothing at all after paying the salary.

Coun. Morrison explained the account in detail.

Coun. Cunningham replied that as far as he could see the county was getting no return. He would like to know how much was received under the license law, and Scofield Lyons, Morrison, Kerr, of the reimbursements of all costs Coun. Cameron argued that as had always been treated with cour-

necessary to procure that informa- Ullock, Hays, Johnston-6. tion. That whole matter had been \$2,400 a year was received for vouchers): John Delaney and penses if not all? The expenses considered the law and evidence bright spot in his life, one on which

NORTHUMBERLAND MUNICIPAL in order, Mr. Warden. I think it had been appointed by the last is in the resolution. The resolution Council to defend a threatened suit covers everything relating to drink- for this lease. It would not be ing. (Laughter.) Coun. Cunning- treating the committee properly to ham proceeded to say that he denied take the matter off their hands in that the law had lessened crime. this way without a report from vouchers, and the justice returns There had been more perjury, and them. The property should pay on Scott Act cases. The report more criminal prosecutions since the expenses that had been incurred the act was passed than before, on account of it. If it were held on instituted during the year, in and he could prove it. It was hard to awhile longer it would rewhich there were 58 convictions when he couldn't get a glass of ale imburse all the expenses that had for first offences and three for or Salvador and the gentleman in been incurred. Coun. Kerr had second offences. The report con- charge of the Scott Act get as much offered to assume part of the expenses. Let him alone awhile and drink of any kind as he liked. Coun. J. Sullivan said he was he might offer to assume the whole. Mr. Tweedie argued that there more than sorry that Coun. Cun-

of the past year, as well as of ningham thought he had accused was nothing in Coun. Betts' point previous years, show that notwith- him of anything wrong. He was about the committee. It had no standing the violent opposition to surprised that the Chatham Coun. power now. The committee died it on the part of some, the Act can had drifted away so far. He had with the Council that had appointnever said that Coun. Cunningham | ed it. had been intoxicated and had

ham under incorporation.

Coun. Hayes moved that the inbe no assessment.

secsment of \$250 be ordered. Coun. Ryan said if there was had given notice of legal proceed-

Passed.

was to be collected, an asessment ed a cemmittee to take legal advice in Menzies' employment.

would not be necessary. The Council divided on the Council did this it had all the facts only to consider whether the long as he held the office. He Tozer Russell, Mersereau, Betts, Tweedie could assure the Council suit.

liquor licenses, and the taxation TimothyConnolly, collectors of rates; that had been incurred should be fully and found for the plaintiff. his memory would linger in the was higher then than now. We John Hutchison and John Lyons, paid back as required by the act. The Council should not act in dis- darkness and gloom of old age. highway com'rs. On motion of Coun. Ullock the things to be considered-first, Is Coun. Kerr moved to refer it to of thanks was passed to the Auditor list of Glenelg officers passed. the claim of D. Crimmen to a lease penses already incurred ? Mr Tozer, Hayes, Morrison. of part of the public wharf proper- Crimmen was interested only in ty. Chatham. Carried. Mr. Tweedie gave a history of second the property, and summed up by saying that it had been leased at till July session. public auction by a committee of Coun. Flett-What's the object parish clerk. the Council appointed for that pur- of laying it over from January to pose; that Mr. Crimmen bought a to July and from July to January? Tozer. that he had applied for his lease postpone was as follows : Yeas-

SAFETY FOR OUR GIRLS.

Paine's Celery Compound makes New and Pure Blood, Gives Strong Nerves, and Builds up the Body.

Medical men everywhere admit that [ "My daughter, aged 17 years, has for a Paine's Celery Compound is the best medi- long time been in a weak state of health, cine for pale, weak and sickly girls. It so much so that she was not able to do builds up wasted tissues, makes pure blood, any work about the house, and often was

Coun. Ryan asked if the land and produces strong nerves, enabling girls unable to comb her own hair; this has been would belong to the town of Chat- to reach healthy and perfect womanhood. the case for some years, and I feared she Mrs. Boulanger, of St. Henry, Montreal, would never be strong.

Mr. Tweedie said not necessarily, saved her daughter's life by having her use "I was induced to have her use Paine's spector's salary be paid out of the but if the town took the land he Paine's Cel ry Compound at a most critical Celery Compound. She has used two bottles fines collected for 1896 and there thought it only fair that it pay all time. The young lady is now one of the and is now a different girl. She is not only

e no assessment. Coun. Flett moved that an as- charges against it and he would ask the legislature to so enact. Count flett moved that an as- charges against it and he would ask the legislature to so enact. girls of the town. Her mother writes thus whole of the housework, and promises to be as strong as a girl of her age should be."

money enough on hand, with what ings, and the Council had appoint- not against the county. He was so many years he was happy to find that he still had their confidand defend the suit. When the Coun. Scofield said they needed ence, and he hoped to retain it as

motion to order the assessment, as before it. That committee had Council had a right to pay the might soon retire, as he was getting follow; Yeas-Whitney, Brown, still full power to act. If Mr. costs incurred in defending the old, and death or inability to do the

compare it with the results of this Flett, Williston, Gaudet, Richard, J. that had been incurred-not by the court had sustained the plain- tesy and respect by the Council Sullivan, Robertson-16; Nays D. the Council's fault only, as the tiff, the Council should not over- and he had endeavored to recipro-Coun. J. Sullivan said it was not P. Sullivan, Cuningham, Cameron, Chatham Councillors were the ones ride it by practically sustaining cate. His office was always open who were most at fault - the lease the defendant. It should be left as in business hours and he would On motion of Coun. Morrison would be issued. His contention the court had decided it. The fact always be glad to see any of them threshed out in Council before. the following Newcastle returns was that the committee that had that the plaintiff was too poor to and be ready to answer any ques-The Scott Act was not for revenue passed : David Clark, dis. clerk, sold the property did not carry out prosecute the case in the Supreme tions concerning municipal matters. but sobriety, and it was well en- \$4; Alex. Jessamin, do. do.; instructions. Why should Coun. Court did not alter the fact that a The kindness he had experienced forced. He had been here when James Fox, bye-road com'r (no Kerr offer to pay part of the ex- judical tribunal had tried the case, as an officer of this Council was a

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Chase's Ointment. 60c.

London, Ont .- Henry R. Nicholls, 176

Markdale-Geo. Crowe's child, itching

Lucan-Wm. Branton, gardener, pin

Gower Point-Robano Bartard, dread-

Meyersburg-Nelson Simmons, itching

Matchard Township-Peter Taylor, kidney trouble, 30 years; cured. Chase's

ful itching piles, 30 years. Well again ;

at the Bouquet.

attend to.

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different seasons of the year, I also keep THE DAISY CHURN on hand I have a few SECOND-HAND WAGGONS for sale.

I would ask intending purchasers and others to call and examine my stock, as





licence and paid it out with the other for criminal prosecutions and the support of paupers. The people felt better satisfied to be as clear of liquor as possible.

Coun. Morrison said it was the privilege of every councillor to ask for information in regard to each and every item, and he would be pleased to answer all questions to the best of his ability and give all the information in his possession.

Coun. Mersereau asked how much better the account was than last year.

Coun. Morrison said it was \$130 better, besides the reduction of \$250 in the assessment. Report adopted.

The Inspector's report was filed and the returns of Justices McCulley, Fraser, and Niven passed. Sec.-Treasnrer with Scott Act fund, \$2,022.08, passed; also Inspector that the Council should not be Chatham list of officers (with the

and leave nothing to the credit of the county. Coun. Morrison explained that this was included in the statement he had read, and the balance was as already given.

Passed.

Coun. Kerr moved that the account of the secretary of Chatham Fire and Street Commission pass. Carried.

Menzies be reappointed for one year. Coun. Cunningham-At what

salary? Coun. Kerr-I'm not saying any-

thing about salary just now. Carried.

the Inspector's salary be \$500.

to grant it? Coun. Morrison said he agreed Ullock-15. Nays--Hays, Flett,

with Mr. Tweedie up to a certain Mersere u. Scofield, Lyons, Kerr, Niven, col. justice, 1894, Northesk point. He argued that the com- Cameron, Robertson-8 mittee had exceeded its powers and On motion of Coun. Kerr the in July.

Menzies account, \$1,360.80. Coun. Morrison moved to pay the Inspector half year salary due, \$250. Coun. Cunningham said it ought to have been included in his account. This would lessen the balance

was not affected by anything that sorry he couldn't agree with Mr. Chamber. had been alleged. He made a Kerr, Mr. Mackenzie was a licen

bona fide purchase and asked that sed vendor under the Scott Act, committee be ordered to have the it be ratified. No attempt was and also implicated in the lighting walls painted.

made to say that the committee of the town-a service that cost Coun. Betts suggested that it had no authority to sell. He could \$1100 a year. He had offered his would be cheaper to paper them. compel the Council to issue the colleague the choice of W. C. Wins-Coun. Kerr changed his resolulease, but he did not want litigation, low, John McDonald or W. T. l tion, so that it ordered the comhis client wanted his rights. He Harris, three good men. He nomi-would tell them as a lawyer that if nated W. C. Winslow. He nomi-ber and committee rooms according

Coun. Kerr moved that Inspector they did not order a lease to issue Coun. Kerr said he had thought to the wisdom of the committee. to Mr. Crimmen his client had a to avoid this unpleasantness. He

legal remedy. The Council could and Mr. Cunningham shook hands com., reported in favor of assessing be compelled by mandamus to issue on Mr. Mackenzie, and subsequently \$3,500, and moved that the assessit and to pay damages. Mr, C. had told him that Mr. M.

Coun. Kerr explained that he was disqualified as a liquor vendor. less to the credit of the fund this had been one of a committee to lay He had ascertained that that was year than last, but he thought this out the property in lots and lease no disqualification. Coun. Cun-

Coun. Morrison-I move that it. It was the road-commissioner ningham had also asserted that Mr. who laid out the street through it, Mackenzie was interested in the no valuation of the county in ten

Conn. Cunningham said it would not the committe. This Council lighting contract, but he was assur- years, and many changes had be well to take this into serious had appointed a committee to sell ed that this was incorrect. He occurred in that period some consideration. A large amount of the leases illegally. On account of (Coun. Kerr) had suggested Robt. parishes having increased and some money was annually collected and the action so taken, ignorantly, Anderson, but he wouldn't suit decreased. If the Sec-Treas would given to three or four, the county costs of \$278 had been incurred, Coun. Cunningham. He (Coun. K.) make a comparative statement, getting no benefit. He would give which had been made a first lien wanted a man who would be just based on assessment list, the next the whole business to the Inspector, on the revenue from the property. and right in the enforcemen of Council would have something to Chatham, 29th Nov. 1993. to collect the fines and pay the The firewards wanted the lease of the Scott Act. So as to avoid any guide it in adjusting the scale of and make nothing out of it for the pay such costs as auctioneer's fee substitute that of Robert H. Ander-Coun. Cunningham spoke in support of his nominee and of the other two gentlemen he had proposed, and claimed that there was no better temperance man in the county than himself. belong to three or four individuals. The names were put to the Council and R. H. Anderson was elected. On motion of Coun. Hayes the

Mr. Tweedie said there were two regard of that judgment On motion of Coun. Kerr a vote

Mr. Crimmen entitled to his lease ? a committee of five, to report inJuly. who was not present. Coun Kerr moved that Hon. L. second, Where is the money to Carried. The following committee J. Tweedie be heard at the bar on come from for the payment of ex- was chosen-Cunningham, Kerr, Council adjourned sine die.

Coun. Morrison said Mr.Crimmen about the wonderful cure :

Coun. Betts submitted the rethe first proposition, and not in the port of the committee on the Rogersville protest, declaring the Chronic Invalids Raised from Their Sick Coun. Ryan moved to postpone election void, in consequence of irregularities. on the part of the Rectory street, catarrh; recovered.

Adopted, on motion of Coun.

lot and paid the purchase money; The division on the motion to Coun. Flett tendered his resignaeczema; cured. Chase's Ointment. Truro, N.S.-H. H. Sutherland, traveltion as a member of the Jail comler, piles-very bad case; cured; Chase's and had not received it. He now Ryan, Whitney," Pond, Brown, mittee, and a new Jail committee Ointment. 60c. applied for it once more. On what Tozer, Johnston, Russeil, Betts, was chosen, as follows - John worms ; all gone. Chase's Pills. grounds would the Council refuse Gaudet, Richard, Cunningham, Shirreff, John Morrisay and Coun. L'Amable-Peter Van Allan, eczema for Morrison, J. Sullivan, Williston, Morrison. three years. Cured. Chase's Ointment.

On motion of Coun. Ryan, John was ordered to make returns

piles ; cured. Chase's Ointment. Malone-Geo. Richardson, kidney and Coun. Ryan and Coun. Morrison liver sufferer; better. One box Chase's Pills. 25c. Chesley-H. Will's son, crippled with and Irvine be paid \$6 each for rheumatism and suffering from diabetes, completely recovered. Chase's Pills.

would be sufficient. Carried.

every five or ten years.

should be done.

all parties.

ment. It was time that something

had better follow the law, make an

official valuation, and do justice to

Coun. Morrison said if the Sec.-

Treas. would provide a list of

parish valuations the Council

would have something to work on.

Coun. J. Sullivan thought it

would be well to talk the matter

Coun. Betts moved that a com-

have access to the assessment

the July session. Carried. Com-

The Sec.-Treasurer said they

Pil'b. 25c. Mr. Tweedie said the purchaser Coun. Cunningham said he was to repair the walls of the Council Torontc-Miss Hattie Delaney, 174

Crawford street, subject of perpetual colds. Cured by Chase's Syrup of Lin-Coun. Kerr moved that the seed and Turpentine. 25 cents.

> Dr. Chase's remedies are sold by all dealers. Edmanson, Bates & Co., manuacturers, Toronto.

SMELT SHOOKS. ber and committee rooms according Smelt shooks on hand and f r sale by GEO BURCHILL & SON Nelson Dec. 22nd, 1894; Coun. Betts, from the contingent

INSURANCE. ment be ordered. There was \$900

The Insurance business heretofore carried on by the late Thomas F. Gillespie, deceased is continued by the undersigned who represents the following

SCOTTISH UNION AND Coun. Betts said there had been NATIONAL, ALBION, IMPERIAL, LONDON, & LANCASHIRE. LANCASHIRE, ÆTNA. HARTFORD. NORWICH UNION ALLIANCE. PHCE IX OF LONDON, MANCHESTER.

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lawyers, and make all he could out the lot they had purchased as much wrangle or doubt on the matter of assessment on the several parishes. of it. We waste two to three as Mr. Crimmen wanted his, and qualification, he would withdraw days over the accounts every years, he was sure that Chatham would the name of Mr. Mackenzie and county. The Inspector should get | and advertising.

his salary and should pay his own Coun. Cunningham said he had expenses and lawyers. It was all a few remarks to make. The wharf well enough for gentlemen to laugh, but we were really keeping the Inspector as well as paying his it legal to either sell or lease it? salary. He moved that the salary If public property it should not be \$100.

Coun.Robertson said if they acted The Sec.-Treasurer on being apon Coun. Cunningham's idea the pealed to, said if the sale was bona Inspector would not make much. fide, and carried out legally by Mr. Menzies was a credit to the the committee, Mr. Crimmen was county, his work had been done entitled to his lease. But if it faithfully and he was entitled to could be shown that the committee his salary and expenses.

law. It was of no use to kick be an answer to a mandamus. repealed, even though it were a bad law. It was not the sign of a good citizen to kick against and obstruct and obstruct advise the Council whether the sale had been conducted properly and legally or not. His colleague, passed. It was ordered the Menzies be heard at the the laws of his country. If the men who pay the fines did not violate the law they could keep tax is not on the county but on those who sell liquor illegally. Let them look out and not violate the law if they did not want to pay the fines.

that. charges. A verdict had son to thank the Councillors for Coun. Cunningham said illegal the GENTLEMEN'S OUTFITTERS gentleman from Hardwick had Coun. Morrison-What right had been given against him (Mr. the courteous and considerate way WALLACE, N. S. Orders by Mail promptly filled & Satisfaction Guaranteed. gone further than he ought to have the commissioner to do that with- Menzies) through its not having in which they had used him. The DUNLAP, COOKE & CO., AMHERST. out complying with the form as been shown to the jury that the business of the session had been gone, and had virtually accused him (Cou. C.) of wanting to vio- prescribed by law? AMHERST, N. S. charges were illegal. He had carried on in an harmonious man-N. S. late the laws of his country. He Mr. Tweedie-There is a public carried the case to the Supreme ner, and each was ready to warmly This firm carries one of the finest selections of Cloths including all the different makes suitable for fine trate. Their cutters and staff of workmen employed are the best obtainable, and the clothing from begged to inform that gentleman slip there, and it carries with it the Court, and the plaintiff had aban- shake hands with all, there being his establishment has a superior tone and finish. All inspection of the samples will convince you that that he had not been drunk in the right of way. The committee sold doned the suit, paid his own costs no ill-feeling among the members he prices are right. 18 years of his residence on the a portion of the property to my and signed a document confessing in consequence of anything that had Miramichi, nor on the defaulters' client, and he wants it, we are en- that the charges had been trumped been said or done during the seslist, nor in the lockup, nor had he been convicted of any violation of law. He believed the Scott Act to do with it? My client bought was divided. What's that to do with it? My client bought expenses he had been put to, and Coun. Kerr moved a vote of FANCY AND STAPLE GROCERY COMPLETE. The undermentioned advantages are claimed for MacKenzie's spectacles. to be wrong, though it might do a one of the lots and paid for it. Is was perfectly satisfied that the thanks to the Sec.-Treasurer for Turkeys, Geese, Ducks, and Chickens. 1st-That from the peculiar construction of the glasses they ASSIST certain amount of good. All he it not better to grant him his good sense and honesty of the his uniform and unruffled kind-wanted was fair play. He did not rights than to compel him to take Council would give it to him. The ness and courtesy to members, no Raisins, Currants, Candied Peels. and PRESERVE the sight, rendering frequent changes uunecessary. Essences, Spices, Apples, Grapes believe Mr. Sullivan or any other legal proceedings to secure them? amount was \$187.55 2nd-That they confer a brilliancy and distinctness of vision, with Figs, Nuts, Confectionery, Cigars Etc. Etc. matter how much or how often man should take the right to say what another man should eat or drink. If he wanted to here a bona Tweedie. It seemed to be a bona amount be paid out of the Scott asking questions, two or three of an amount of EASE and COMFORT not hitherto enjoyed by spectacle Best Family Flour, Meals, Hay, Oats, feed of all kinds. wearers. Pork, Beef, Herring, Codfish, Molasses, Sugars. Oils, Tobacco, Etc Etc drink. If he wanted to have a fide sale, and the Council should Act fund. 3rd-That the material from which the Lenses are ground is manu-CHEAPEST STORE IN TOWN, luxury, and could pay for it, he had a perfect right to it. He it. If anyone makes a sale and ac-that this should have gone in with Mr. Thompson said them at a time. factured especially for optic purposes, by DR. CHARLES BARDOU'S Don't forget the PIANO-each dollar purchase, one ticket. improved patent method, and is PURE, HARD AND BRILLIANT and not Ready-Made Clothing, Dry Goods, Caps, Robes, Horse-Rugs. wanted to know this-Would the cepts money on it he must abide the other expenses of the In-Mr. Thompson said he could liable to become scratched. Boots and Shoes, Overshoes, Rubbers, Moccasins, Etc, Etc., Inspector come here and swear by it. It was no use carrying on spector. He had as much right to assure them he duly appreciated 4th-That the frames in which they are set, whether in Gold, Silver At the greatest bargains ever were known. or Steel, are of the finest quality and finish, and guaranteed perfect in this discussion year after year. the vote of thanks he had received take this as he had to take all the DONT FORGET the piano; each dollar's worth you buy you receive every respect. The Warden-That is not the Coun. Scofield-I move the lease rest. as their officer. It had been the resolution. Please speak to the be granted. one ticket. desire and ambition of his life to The long evenings are here and you will want a pair of good glasse MERRY X'MAS AND HAPPY NEW YEAR TO ALL. resolution. Coun. J. Sullivan asked if they perform his duties efficiently, and Coun. Mersereau-I second it. so come to the Medical Hall and be properly fitted or no charge. were justified in paying this. Hill he had done so to the best of his Coun, Cunningbam-I think I'm | Coun. Betts said a committee had made a claim against Menzies, ability. After having served them J. D. B. F. MACKENZIE. W. T. HARRIS. Chatham N. B., Sept. 24, 1895.

returns of Thos. Ambrose, col. justice, passed.

On motion of Coun. Betts it was over at present but not incur any had exceeded its powers, or that Coun. J. Sullivan said fines were all the necessary conditions had ordered that Councillors be paid additional expense this year. taken only from violators of the not been complied with, this would the usual mileage.

On motion of Coun. Morrison mittee of three be appointed to against the law. Kicking against Mr. Tweedie said the Clerk of the list of parish officers for Newa law was not the way to get it the Peace should go further and castle, as agreed to by hinself and valuations for 1895 and report at

It was ordered that Inspector mittee-Betts, Morrison, Kerr. Menzies be heard at the bar, and he

The reporter's bill of \$40 passed. Coun. Morrison reminded the advanced to the railing and addres-Coun. Kerr was called to the Council that the committee had sold sed the Council on the difficulty he chair, and Coun. Morrison moved the property for \$2 a year only, got into with Constable Hill, who a vote of thanks to the Warden the money in their pockets. This though it had sold for a respectable had trumped up illegal charges for the able and efficient manner sum the previous year. The com-mittee had laid out a road which against the county, sued him on in which he had discharged his them, and put him to the expense duties. Carried by acclamation. they had no authority to do. of detending the suit. He The Warden thanked the Coun-

Coun. Kerr-It was the road had thought it right to cil heartily for the vote of thanks, com'r not the committee who did defend the county from the and said he felt he had more rea-

imperiand. The same having been seized by me under and by DERAVIN & CO. irtue of an Execution issued out of the Supreme Other counties had valuations made COMMISSION MERCHANIS. ST. KITTS, W. I. Sheriff's Office Newcastle this 26th day Coun. Morrison asked if it would of November, A. D. 1895. Cable Address: Deravin be legal, if the Council could agree to it, to make a new scale of assess-LEON DERAVIN, Consular Agent for France.

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