

Young MEN: -Rev. D. Henderson bas uday evening.

WHEN YOU BUY KENDRICK'S LINIMENT you buy the best. The best is none too good. Be sure and get Kenderick's Lini ment. Sold by all dealers in medicine.

FLAGS were displayed in Chatham yester. day in honor of the appointment of Senator Snowball to the governorship of the to be paid after delivery. Province.

S. PAUL'S AND S. MARY'S:-Preparations are being made for an "At Home" by the congregations of S. Paul's and S. Mary's on Tuesday evening next, Feb. 4th.

IT IS LIKE AN OLD FRIEND to thousand who use Kenderick's Liniment. It wil stand by you just when you need it the most. Always reliable, always the same.

St. James' Church Newcastle, conducted the services in St. Andrew's, Chatham Sunday last, with much acceptance, Rev. D. Henderson, pastor of St. Andrew's, doing the same in St. James'.

EVERYBODY WANTS THEM! Water, Sewer age, Electric Light Bye Laws, Regulations, Rates, etc., with full index neatly bound in covers. 10 cents each, at the THE ADVANCE OFFICE.

MIRAMICHI MARBLE WORKS :- Now is the time to place your orders for cemetery work and avoid the spring rush. We have ounces. now on hand and coming one of the largest stocks of marble and granite monuments, headstones and tablets ever shown on the north shore, all from the latest designs and worked from the best material the market can produce. Call and get our prices, They are right. JOHN H. LAWLOR & Co.

## DEDGALLAR EKETIAL - FRETTETHEFT LITTER

Rev. Mr., and Mrs. McKay, of Tabusintac are spending a few days in town.

Rev. W. Hardie is in town and addressed St. Andrews Church prayer meeting on Wednesday evening. Mrs. E. J. Payson, of Fredericton, is visiting Chatham and is the guest of Mrs. John McDonald.

BAD FOR A COUGH :- Adamson's Botanic Cough Balsam is very bad for a cough. In fact it kills a cough almost instantly restores good normal health thoroughly and in a very agreeable mauner. No cough can withstand it. 25c. at all Druggists.

## New Milling Firm

The Russell and McDougall mill Loggieville has been purchased by Messrs. Wm. Damery and Herbert McDonald, are to put the establishment in thorough repair and begin sawing deals and dimension ed lumber in the spring. The experience of these gentlemen, each in his own special lines of lumber and milling business, suggest the idea that they cannot be otherwise than successful in their new venture.

## Our Telephones.

The long-distance telephone by day and the local telephone by night! One has only to attempt communication by them realise how bad they are.

from Chatham yesterday, Newcastle only

person in Fredericton, over his new long- the Province in the exalted distance telephone, to be told "You'll have to to go to central."

Is there no remedy for our wretched longdistance telephone service?

## Never Sav Die.

You may be weak, miserable, nervous, eleepless, your digestion may be poor, and you despair: Never say die, until you have used Ferrozone, the most wonderful blood maker, nerve strengthener and brain invigorator. It tones up the whole system. You can eat anything and digest it if you use Ferrozone. You sleep well. You make to 2. blood quickly, strength increases daily, in a short time you're well. Try Ferrozone, which you can obtain at C. P. Hickey's drug

## Chatham Town Council.

A special meeting of Chatham Town Council, presided over by ald. Maher, in the absence in England of the Mayor, was held last Saturday afternoon to pass a formal resolution in reference to the water and sewerage bonds already sold. The resolution was moved by aid. Nicol, seconded by aid, Morris, and passed as follows :-

Assembly 62 Victoria, chapter 69, for the sum of \$500 each, numbered from 1 to 120, inclusive, aggregating the sum of \$110,000 dated August 1st, 1901, payable August 1st, 1941, with interest payable semi-annually at four per centum per annum, for which coupons are attached, have been, with the approval of the Fin-nce Committee, signed and sealed by the Mayor and Town Treasurer, and issued and delivered to certain persons thereof : Resolved. That the form, issue and sale

of said debentures be and they are hereby approved, racitied and adopted : Further resolved. That so much of the resolution of June 3rd, 1901, as conflicts with this resolution be and it is hereby rescinded and cancelled.

## County Court.

The Northnmberland County Court, Mr. Justice Wilkinson presiding, opened on Tuesday forenoon at the Court House, Newcastle.

Mr. John Russell was foreman of the grand jury to whom was referred the case of the King, vs Gilbert J. LeBlane, charged with larceny.

Owing to the illness of Sam. Thomson, Q. C., A. A. Davidson, Q. C., appeared as prosecutor for the Crown and R. A. Lawlor, Q.C. as counsel and J. D. Brown as attorney ifor the defense.

In the replevin case, Drummond vs. Mailer. there was no defense and judgment accord.

ingly. R. T. D. Aitken for plaintiff. The appeal case, Dr. A. A. Ritchie, appellant vs. John Menzies, respondent, in which J. D. Brown and R. A. Law'or appeared as attorney and counsel respectively for appellant and T. W. Butler for respondent, was set down for hearing at Chatham tomorrow (Friday) at 11 a.m.

Mesers McAllistor and McLatchey of Campbellton, argued in the matter of a return of summons, Mowats, executors, vs. Seward. Court reserved decision.

#### Dry Goods Stock Sale.

The stock-in-trade of Mr: Alex. Burr, dry goods merchant, Chatham, which was taken possession of a few weeks ago by Messrs. Greenshields, of Montreal, under a bill of sale, was sold at public auction on Tuesday at noon on the premises, by Mr. Wyse, The company present was not a very large one, (as the saie was en bloc) although the presence of Mesars J. D. Creaghan, R. Flanagan, Jas, Nicol, R. A. Murdoch, and other possible local buyers, together with announced a serm in to young men for next that there might be some interesting com- Tuesday evening, the preacher being Rev.

Auctioneer Wyse stated, at the outset, that all the stock would be sold; that, at the last stock-taking, it was listed at \$13,-074, which, to make it even, would be called \$13.000; that the terms were cash, 10% down, or payable as soon as the purchaser could get to the bank and back, the balance

Mr. Goreham, of the Peter McSweeney Company, Moncton, made the first bid of 25c, on the dollar. Mr. W. C. Winslow raised it to 50%. It went between those gentlemen until a bid of 52% by Mr. Goreham was raised to 56 by Mr. Winslow, and Mr. Goreham went a half better, the two alternately hardening the advance until Mr. Goreham raised Mr. Winslow's 59 to 591%. at which it was knocked down to The Peter McSweeney Company. The goods are now being packed up for removal to Moncton

THE WINE OF TAR, Honey and Wild Cherry made by The Baird Company, Limited, is free from all ingredients that cause unpleasant effects, common to many Cough Remedies, and is a perfectly safe preparation for children and adults, for all Coughs, Irritated Condition of the Throat, Asthmatic and Bronchial Coughs, Throat and Lung Trouble, Loss of Voice. For Public Speakers and Singers, this prepara- a dealer out of jail, and since then the ac tion is especially valuable. At all deslers, Price, 35 cents for a bottle containing six

#### Curling.

A friendly game was played on Tuesday between the Chatham and Campbellton clubs-four rinks each. Our men repor having been well received and handsomely treated by their brethren of the northern border railway town. The ice was "tricky. especially on one rink, having been used for skating on the night before, but that operated as much against one party as the other No regular record of the men engaged was brought home by the Chatham party, bu the telegraph wires were brought into requisition by the ADVANCE, with the following result :-

Chatham. Campbellton. A. McG. McDonald. Ken Bieau, T. Wran, Wm Johnston, Edwd. Johnson. A. O'Keeffe, Jas. Johnston, ekip 9 Hugh Marquis, skip H. H. Bray, Peter Archer. W. F. Napier, R. A. Saowball S. D. Heckbert, W. F. Gauld. W. MacLachlan, sp. 7 F. F. Matheson, sp. 1

W. J. Connors. R. Ellsworth, H. McKendy, J. Kean. A. S. Ullock. J. A. Johnston. M. S. Hocken, skip 13 D. O'Keeffe, skip Fred Eddy. D. J. Bruce, C. P Hickey. H. Wilson, Edwd. Johnson. S. D. Heckbert, p 12 A. D. McKendrick

The visiting curlers were entertained by the Campbellton men at a supper at Strathoons Hotel after the evening games were over. During the speech-making several of the Campbellton men referred terms of commendation to the appointment of Senator Snowball, of Chatham, to the governorsh of the province, John Mc-Allister, M. P. P., being amongst those who spoke most warmly on the subject. said, amongst other things, that although his knowledge of him justified the declaration that no more fitting choice could be made and he felt sure that Mr. Snowball It is not unusual, when one calls up a would do honor to himself, to Chatham and which he had attained. Our men left by the Maritime express on Monday morning at a very early hour, bring-

> tions of their trip. Owing to the poor condition of the ice and the absence of members at Campbellton and elsewhere, but one pair of rinks has played since our last report in the Snowball medal match. They were those of Rev. J.M. MacLean and Geo. Watt. In the absence skip MacLean, skip Heckbert played tha gentleman's rink and won by a score of 21

> ing with them the most pleasant recollec-

The ice is again in fine condition.

A SCIENTIFIC VOICE IMPROVER :- Because of its strengthening influence upon the vocal chords. Catarrhozone cannot be too highly recommended as a wonderful voice improver. It almost instantly removes huskiness hoarseness, thus insuring clearness and brilliancy of tone. Catarrhozone keeps the mucous surfaces in perfect condition and regular use absolutely prevents colds and throat irritation, thereby removing the singer's greatest source of anxiety, unfitnes of voice. The most eminent speakers and Whereas, debentures under the Act of Prima Donas would not be without Catarrhozone and credit in no small degree thei uniform strength and brillancy of tone to its influence. The hard rubber inhaler fits con veniently into a purse or vest pocket, and may be used in the church, theatre, any place or time. Complete outfit \$1. Sma size 25c, Druggists or Polson & Co., Kingston, Out. Sold by C. P. Hickey.

## Deanery Meeting at Newcastle,

A meeting of the Deanery of Chatham fide information of any violation of the law was held at Newcastle, January 21st and 22nd. There were present Revs. Canon Forsyth, Bural Dean, W. J. Wilkinson, M. A., B. D., James Spencer, C. O'Dell Baylee, H. A. Mesk, G. L. Freebern, B. D., and T. H. Cuthbert.

The meeting opened with a corporate celebration of the Holy Communion on Tuesday morning by the Rural Dean assisted by Rev. T. H. Cuthbert. At the meeting the Chapter held afterwards in the Rectory, the 1st Chapter of Revelation was read in Greek and a paper was read by Rev. H. A. Meek on "Unfulfilled Prophecy," for hich he received a vote of thanks.

Resolved, that the clergy of the Rural Deanery of Chatham in Chapter assembled

The following resolution was passed

Street, M. A. from the Rec'ory of St. were necessarily large. George's Church, Bathurst, and from this Rural Deanery to another field of labor. This removal deprives us from association with one, who, as a faithful and able worker, a gentleman and a scholar, we have held in nigh esteem. We, therefore, desire to give expression to our sense of the great loss the surch in his late parish has sustained in Mr. Street's removal, and the deprivation we, as a Chapter, have suffered by the have regarded as learned and able in counsel and happy and profitable in personal intercourse. It is our wish and prayer that Mr. Street may be abundantly blessed in his new field of labor in the Lord's Vineyard, and we have much pleasure in constituting him

an honorary member of the Chapter of the Rural Deanery of Chatham. A meeting of the S. S. T. A. was held the S. Schoolroom Tuesday afternoon. Several teachers were present. Admirable papers were read by Miss Thompson and Rev. Canon Forsyth and the discussions were animated and interesting. The Holy Communion was celebrated on Wednesday morning and services were held on Tuesday and Wednesday evenings. On Tuesday evening, addresses were given by Revs. J. Wilkinson and James Spencer, and Wednesday evening the Deanery sermon was that of a few representatives of outside preached by Rev. G. L. Freebern. Service wholesale concerns, was sufficient to suggest | was also held at S. Mark's, Nelson, on G. L. Freebern.

#### Polson's Nerviline Cures Rheumatism.

The remarkable strength and marvellous soothing power of Nerviline renders it quite Doyle, Swim, Tozer and others, after which infallible in rheumatism. Five times stronger than any other remedy, its penetrating power enables it to reach the source of the pain and drive out the disease. Nerviline is stronger, more penetrating, more highly pain-subduing in its action than any other medicine heretofore devised for the cure of rheumatism. Sold in large 25 cent bottles everywhere. Sold by C. P. Hickey.

#### Municipal Council.

[Continued from 2nd page]

Coun Flett wanted to know it the object was to suppress the liquor traffic or to provide a soft snap for the inspector. There had been a very lax enforcement of the act. especially in Nelson, where only one conviction was had for a second offence, and none for a third. So long as \$50 times are impos ed the sale will continue in Nelson. Council had passed a resolution in favo of prosecuting for second and offences, and it had been done a time, but somebody interferred to keep had been enforced for the revenue only. In Nelson small children, too young to know the nature of an oath, were sent after liquor, and some of them were filled up with whiskey by men who ought to know better. Instead of collecting \$50 fines, nothing but blood money, enforce the act. Where did all the money for expenses go? Nelson dealers say they will pay fines, willingly, but for God's sake don't send us to jail. The Council should act, and either enforce the

law properly or return to a license system. Coun Watt agreed with this, though he thought that Mr. Menzies had enforced the act as well last year as ever he did. But i revenue only is to be sought, why not return o license? It was of no use to pretend to be putting down the evil while making a revenue out of it. He would second a motion to prosecute for first, second and third offences in order, instead of running the business for revenue and expenses.

Coun Fiett wanted to know who authorised the inspector to prosecute for \$50 fines only. It was of no use to take blood money for inspector, constables and lawyers, instead of a revenue from licenses for the county. He believed that more liquor was sold in Nelson last year than ever before.

Coun Murdoch said Chatham could not be charged with having used the act for revenue purposes, as it had three Scott Act epresentatives in jail.

Coun Morrison said Inspector Menzies was found fault with on the ground that he had obtained too little revenue and had incurred too much expense, and a committee had been appointed to advise him. Many cases had come from Nelson. They begged to be allowed to pay fines instead of being sent to jail, and promised to go out of the business. It was hard to decide what to do. They were let off, caught again, and sent to iail, and then the inspector had to begin with first offences once more.

Coun Flett said this explanation failed t explain the facts. One man in Nelson had been fined for five consecutive first offences, and another for three.

sold in Alnwick today, for the first time in Coun Ryan said there was no liquor sold

in Northesk, and no Scott Act revenue was got from that parish. The inspector should

Coun Murray said Coun Flett was right in theory, but there is great difficulty in putting the theory into practice. The employment of children in purchasing liquor was Fyled. one of the difficulties that had to be met. They did not know the nature of an oath. and how could convictions be got on such testimony? The inspector had learned by experience that he could get convictions much easier for first offences than for third. as many witnesses who will tell the truth when a fine is the penalty will perjure them-

selves rather than send a friend to jail. Coun Flett said Mr Menzies was offered witness who would convict a dealer of third offence, and he refused to make the complaint and go on with it. In another case he was given the name of a witness on condition that he would send the dealer to jail, and had, in violation of his promise. presecuted for a first offence only.

Mr Menzies on being invited to speak. said he had no recollection whatever of one of these two cases. In the other he had already made his complaint, and the case had been adjourned to enable him to find witnesses, and his recollection was that he had promised to send the dealer to jail unless he paid the fine, He had been twelve years acting as inspector, and had always endeavored to do the best he could. Some persons said to him, 'Why not send them to jail?' Others said 'Why not fine them!' was impossible to please everybody. Some threatened to have him turned out if he didn't make it pay. The office was no soft | society for safe-keeping. enap, but hard work. All the dealers in the county were watching him, and he had to watch all of them. When he got bona

he was always ready to act. Coun Flett said he was bothered a good fluted columns, now in the courthouse, be deal by the liquor traffic. He had a good man who, when full, was of no use, and he had said to Mr Menzies, in the case to which reference had been made, drop your first offence complaint and enter a third and will give you the name of a convicting witness. He promised to do it, and went on with his first offence charges. I would not have given him a witness for the puroose of extracting blood money.

Coun Pond said the inspector was condemned one year for having no surplus and now for having a surplus. If professed friends of temperance would help the inspectors more the act would be more effectively enforced. Most of the work of the year had In this case "no bill" was found by the desire to place on record their deep regret at been done in the outside parishes, which the recent removal of the Rev. Thos. W. were entitled to protection, and the costs Stewart, \$7.50, passed.

deal better to take fines from violators than | Coun Murray in the chair, to continue the to board them in jail. It was hard to please

Coun Watt-In justice to the inspector the Council should express an opinion as to whether the act should be run for revenue

The report and accounts passed, and J Niven's Scott Act return passed, The passing of county accounts was esumed as follows .-

Advocate, to be charged to Newcastle..... J. L. Stewart, printing and advertising ..... Ephriam Hayes, criminal cases.

County Valuators, 103.05, reduced to ..... The \$74.75 taken off the valuators' bill was for horses hired and office rent in making the valuation, and was refused payment by the last Council. Coun Morrison said he had applied to the Sec-Treasurer for instructions and copies of

the resolutions under which they appointed, and the only resolution on the records was that the valuators receive \$4.00 a day for their services. He had asked about expenses, and the Sec-Treasurer had replied that all reasonable expenses would, of course, be paid. Only necessary expenses had been charged. The bill for railway fare had been paid, and the bill for necessary horse hire thrown out.

This subject was discussed at some further length by Couns Morrison, Connors. Watt, the account passed as recommended by the

Quite a long discussion took place on motion by Coun Pond that the valuators' account of \$28.30 for holding a court in Blisefield to try appeals for that parish be charged to Blissfield, Coun Swim objecting and claiming it should be a county charge. Secretary-Treasurer Thomson, in reply to Coun Flett, gave the opinion that the charge was one against the county, and, the vote being taken, Coun Pond's motion was defeated, 9 yeas, 16 nays.

Coun Robertson reported from the com mittee to visit the jail, as follows :-We made a thorough examination of the premises and found everything in good order, excepting the plumbing, which is in a very bad state. In fact, we do not think it was ever properly done and at the present time the sanitary condition of the building

a fit place for anyone to live in. Committee be empowered to have the whole of the sewer pipes inside the building removed, and put in proper closets and flushing tanks. In order he work, said man to be paid by the day, as owing to the state things are in, we think it would be im possible to arrive at a correct estimation of the ost of the work.

JAS. W. ROBERTSON, Committee R. A. MURDOCH,

The report was received. Coun Watt moved that the Jail Committee be empowered to make all the necessary repairs and changes in the plumbing and sewerage of the jail to ensure proper sanitary conditions for the inmates. Carried.

On motion of Coun Swim parish officers were appointed for Blissfield. The passing of county accounts was resumed, as follows :--

Dr. Wilson, cert, lunacy Wm. 1rving, priseners' Thos, Maltby & Son, jail repairs R. Fairman, door repairing. Board of Health report. Dr Hayes, Sec. Board of Health Dr Ritchie, diphtheria cases in Hardwicke. 107 5 Clerk of Peace 80 0 certificates of marriages, births and deaths.....

balance sheet. Thos. Maltby & Son, jail Scott Act cases, Chatham on hand.

A bill from Simon McLeod, for repairing flag, on the order of a school teacher, that had been borrowed from the courthouse an torn \$2.50, was refused payment.

There was a good deal of discussion in regard to paying Board of Health accounts, as they were not certified by the chairman, Dr. Wilson having resigned that office without having done so, but they were passed. Coun Watt reported from the finance committee, regretting the illness of its chairman, Mr Lounsbury, and that arrangements had been made with the Royal Bank for advances at 5 per cent. interest, cheques to be sent each month to the chairman.

Coun Flett had discovered some valuable souvenirs on a junk heap in the courthouse -standard weights and measures 1854. These should be preserved. They ought to be given to the Miramichi Natural

History Society for safe keeping. On motion of Coun Murray, a by-law passed providing than no semi-annual session be held in July, and that a committee of five be appointed to pass accounts in July. The following were selected as such committee-Davidson, Poud, Watt, McColm

On motion of Coun Swim, the Blissfield road account passed, and the amount on hand, \$1, was ordered to be paid to Chas and all legitimate expenses. Coun Doyle Mitchell, highway com'r No 3. On motion of Coun Swim, the Blissfield

road division boundaries were changed. were appointed for Glenelg. Quite a discussion took place on a motion of Coun Flett, seconded by Coun Watt, to present the old standard weights and measures of the county to the Miramichi

Natural History Society, with the compli-

ments of the Council. Coun Davidson, Coun Pond, Coun Morrison and others thought it would be better not to part with the weights, etc, absolutely, but transfer them to the custody of the

An amendment by Coun Davidson to hand over the old weights and measures to the care and custody of the Miramichi Natural History Society finally passed. A resolution was also passed that two old

entrusted to the society on the same terms. On motion of Coun Doyle, parish officers were appointed for Newcastle: On motion of Coun Dolan, the return of Thos Ambrose, J P. default list collector

resumed, Council going into committee of the whole for that purpose, with Coun Murray in the chair, and considerable progress was reported when committee rose. Adjourned till 10 a.m. Saturday. SATURDAY, 25TH.

Council met at 10 o'clock. Coun Watt, John Morrissy and Sheriff Call were appointed Jail committee. On motion of Coun Watt, bill of JL as possible, and went into details to show that they had done so.

On motion of Coun Connors, the Council Coun Ryan-Some people think it a good | went into committee of the whole, with consideration of the by-laws. Progress

> reported. Adjourned for dinner.

AFTERNOON. Coun McColm moved that \$250 be assessed for Scott Act purposes. Coun Flett moved that \$100 be assessed. The motion passed at \$250, 10 yeas, to 9

Coun Flett moved, seconded by Coun Watt, as follows :-Resolved, That in the opinion of this Council, Scott Act Inspector Menzies presecute violators of the Scott Act more vigorously than heretofore, and when possible shall prosecute second and third

Carried without division. Coun Anderson reported from the com

1. That Hiram G. and John Manderville be refunded the taxes paid by them in Blackville, and that James and H ward Manderville be refunde taxes paid by them in Derby, as agreed to by the Councillers of the two pa isnes 2. That Geo P. Se rie's and T. M. Gaynor's be not granted, as the Council cannot interiore with Coun Connors reported from the County

Accounts committee, that the official reporter be paid \$50 for the session, and Angus Ullock \$5 for taking prisoners to jul. Passed. Council went iuto committee of the whole Coun Davidson in the chair, and resumed consideration of the by-laws.

Committee rose and reported new by-laws

Coun Connors moved that the new bylaws be in force from that time. Carried. On motion of Coun Murray, the committee on printing was ordered to get 500 copies of the new by-laws. On motion of Coun Auderson the road

division of Alnwick were changed. On motion of Coun Flett the Sec-Treasurer was authorised to borrow \$6000, as required, under the supervision of the finance

The finance committee was chosen, as follows-Davidson, Watt and Morrison. Coun Doyle reported from the committee to visit the Almshouse, recommending that the electric light be installed thereiu. The report spoke highly of the management of the institution by the keeper and matron, Major and Mrs Templeton. Report receiv-

Coun Doyle also reported favorably on the Almshouse accounts, and recommended the \$900 Glenelg \$100 Blissfield \$ 50

600 Hardwicke 200 Ludlow 125 Alnwick 150 Rogersville 125 100 Derby 175 Blackville 175 On motion of Coun Doyle the return of John McIntyre, col rates, Newcastle, passed.

On motion of Coun Connors the collection districts of Chatham were rearranged. Coun Watt said we had been fortunate n getting rid of infectious diseases so far, but we could not trust to luck for immunity in the future. The Board of Health had recommended the erection of a pest house and such an institution might save us thousands in the future. He moved that \$1000

Coun Flett seconded the motion. Smallpox was all around us, and if it came here we had no place to put patients. He considered \$1000 a very small sum for the

be granted for the erection of such a build-

Coun Watt read a letter he had received from the Minister of Agriculture in a reply to a request for the use of the Middle Island hospital as a pest house, granting the request for this time and warning him that the building would not be loaned for this purpose again, as every municipality should have a pesthouse of its own. The resolution passed.

On motion of Coun Connors assessments were ordered for pauper lunatics, as follows -Chatham \$130. Newcastle \$65. Blackville On motion of Coun Anderson \$200 was

added to the Sec Treasurer's salary for this year, making it \$800. On motion of Coun Flett the Chatham. Newcastle and County boards of health were appointed a pest house committee. On motion of Coun Swim, Inspector Men

On motion of Coun Watt an assessmen \$5500 was ordered for contingencies. Coun Brophy moved that the returns of Bernard McCormack and Patk Hogan (\$6.45 due the latter), highway com'rs pass, and that Hugh Murray, road com'r be paid \$6.

Sec-Treasurer reported the sale of a leasehold lot to J A Rundle and it was ordered that a lease issue to him.

Coun Watt moved that the am credit of the land fund (nearly \$1000) be transferred to contingencies, for the erection of a pest house. Carried. Coun Watt moved that, in the event of a site in rear of the Almshouse be deemed a

suitable one for a pest house, the Council grant leave to erect it there at a sufficient distance from the Almshouse to ensure the safety of the inmates of that institution. Coun Cameron said he found that there was a great deal of dissatisfaction outside

with the treatment that had been accorded to the valuators. The committee on county accounts had treated valuators and assessors shabbily last year, and it was time to right at least part of the wrong. They were threatened with the law in this matter. He moved to reconsider the resolution on payment of valuators' account. Carried-15 to

Coun Davidson moved that the valuators'

account be paid in full. Ex-Councillor Morrissy, on being invited to speak, said he had moved the resolution, for the appointment of valuators at \$4 a day had moved an amendment that they get only \$4 day for services and expenses, but this was not put and the resolution stood. SALMON AND TROUT On motion of Coun Cameron, parish officers | As an old valuator he considered horse hire a necessary expense. To pay railway fares, and refuse to pay necessary horse hire, looked ridiculous in the eyes of the general public. Coun Watt said he and other members of the committee were satisfied that the valuators had agreed to do the work for \$4 without any allowance for expenses, but some soft-hearted members favored paying their

railway fares and that was agreed to: Coun Doyle said he had moved, and every member had understood him, that \$4 a day include everything, but had finally consented to pay printing and incidental expenses and it passed. In his opinion the valuators had got enough.

Coun Morrison challenged anyone to produce any agreement except what was on the records, or to put a finger on five cents of an

Coun Flett, as one member of the committee, had not refused to pay any particular item of the account. He had thought the bill high and had knocked off \$75. He suggested that the Council pay \$50 to square | \$1.00 a year. The consideration of the new by-laws was the account, and not because they should pay anything more, Coun Morrison would not compromise the extent of two cents.

stories, strong special articles, humor and verse with fine illustrations, make it a necessity in every Coun Watt-Pay the whole or none. Coun Elett-I suggested \$50 to make settlement. We don't owe it. I don't want to compromise the claim. Ex-Coun Bette being asked to speak, said the valuators had managed as economically TO-DAY

Coun Murray was now satisfied that the valuators were under the impression that they were to get \$4 a day and expenses. If the Council were satisfied that only reasonable expenses had been charged they should

pass the bill. Coun Connors said Doyle's motion to appoint valuators did pass, as was shown by the official report. Light and office rent were expressly named in Conneil as expenses that would not be paid.

Coun Johnston-If you had walked in stead of hiring horses what would it have

cost you? Coun Morrison-\$1000. The motion to pay the account in full

Coun Morrison moved that \$75 be paid to the Sec-Treasurer for type-writing and consolidating the by-laws. Carried. Coun Morrison, seconded by Coun Swim moved that the Sec-Treasurer shall, before

measures to the Natural History Society, take a bond for the safeguarding and return of these souvenirs. Coun Murray and Watt-You can keep them. The society doesn't want them. Coun Flett said the articles would be carried off for junk, they were of no use,

forwarding the standard weights and

and it would be best to give them to the society. He was sorry to see such a spirit of petty jealousy and spite. Coun Watt said the Council could not get the articles looked after so well and so cheaply as by handing them over to the

society. Coun Morrison said there was no feeling or spite on the part of Newcastle, and hurled back the statement in the teeth of Coun Flett as untrue.

The motion was lost, 11 to 14. Coun Murray moved to reconsider the motion to entrust the Miramichi Natural Society with the custody of these relics. Coun Morrison objected to it as out of order, Coun Murray having voted in the minority, and asked for the ruling of

The warden consulting the Sec-Treasurer. who said it was out of order, though the rules did not require the mover of a reconsideration to have voted in the majority. on general parliamentary principles. Coun Murray said if the Council was to be governed by general principles, they

should repeal their rules of order. The Warden-I accept the motion. The reconsideration was carried-16 to 13. Coun Lewis moved that the resolution relating to weights and measures be rescinded, and that these articles be donated to the

Coun Davidson paid an eloquent tribute o the society and its work as an educational institution but said the Councillors were only trustees of the people's property and it behoved them to guard what had been entrusted to their care. The society might melt away. What then? Would they indertake to return this property when the society ceased to exist? The resolution of Friday was all that reasonable men would ask for. He called on every County Councillor to be true to his duty and protect this

Coun Murray thought the society would be alive long after he and the Councillor from Newcastle had ceased to be, and these valuable articles would be treasured in its vaults. Yes, they were trustees. But for whom? For the people. They were the representatives of the people, sent there to act and speak for the people, and to deal with public property on behalf of the people. They had made donations soldiers, they had given money buy colors for the 73rd Regiment, and yet they had no power to say what should be done with these unused relics ! They were the public with the right and duty to deal with all public matters. The proposal to send these articles to the society did not emanate from Chatham. As soon as the matter had been brought up these relics of antiquity, neglected, uncared for. clothed with dirt and verdigris, became suddenly of priceless value in the eyes of Newcastle councillors, and these gentlemen are now much concerned for the safety of this portion of the people's property. If the society had them they would keep them in such a condition that they could be pointed

to with pride by every councillor who visited Coun Morrison-We have no right to give public property to any one as a present. I ask that the vote be recorded.

The resolution carried by the following rote-Yeas-Murdoch, Chiasson, Barriault, Robert-on, Lewis, Williston, Cameron, Anderson, Dolan, Flett, Watt, Murray, Conpors-13; pays-Ryan, Morrison, Davidson, Swim, Hurley, Brophy, Hayes, Parker, Crocker, Hubbard, McColm-11.

Coun Murray, on behalf of the society. tendered thanks to the Council, and hoped every member would make a point of visit-Conn Watt said if they knew the time and money that members of the society had given to establish a museum of which the

county might be proud they would willingly do more than this to assist it. Adjourned sine die, EVERY MOTHER who does not already snow, should know the value of that safe pleasant and effectual remedy, McLean's Vegetable Worm Syrup. Any child will take McLean's Vegetable Worm Syrup.

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