# THE UNION ADVOCATE, WEDNESDAY, JANUARY 28, 1880.

### Correspondence.

EDITORS " ADVOCATE." A letter appears in the last issue of the Advance, over the signature of Affidavit made by Mr. Murray before the masters of vessels to accompany their  $\begin{array}{c} \text{Archison, J P."} \text{Permit me} \\ \text{maifest of cargo with a sworn list of Chi-} \\ \text{to call the attention of such of our J.} \\ \text{P's as are not conversant with Law \\ \text{to the "Act for the Suppressions of the Bill shall be liens on the \\ \text{untary and Extra-judicial Oaths," and \\ \text{particularly to SECTION 2, which \\ reads:---'' Any Justice of the Peace or \\ \end{array}} \\ \begin{array}{c} \text{maifest of cargo with a sworn list of Chi-} \\ \text{maifest of cargo with a sworn list of Chi-} \\ \text{maifest of conversant with Law \\ \text{untary and Extra-judicial Oaths," and \\ \text{particularly to SECTION 2, which \\ reads:---'' Any Justice of the Bill persons officially \\ \end{array}} \\ \begin{array}{c} \text{maifest of cargo with a sworn list of Chi-} \\ \text{mater particularly to SECTION 2, which \\ reads:---'' Any Justice of the Bill persons officially \\ \text{mater particularly to SECTION 2, which \\ reads:---'' Any Justice of the Bill persons officially \\ \end{array}} \\ \begin{array}{c} \text{mater particularly to SECTION 2, which \\ reads:----'' Any Justice of the Bill persons officially \\ \end{array}} \\ \begin{array}{c} \text{mater particularly to SECTION 2, \\ \text{mater particularly to SECTION 2, which \\ reads:----'' Any Justice of the Bill persons officially \\ \end{array}} \\ \begin{array}{c} \text{mater particularly to SECTION 2, \\ \text{mater particularly to S$ "Giner person administering or receiv-ting, or causing, or allowing to be re-for any embessy thereof, or persons rescued from shipwreck during the voyage of and trary to the provisious of this Act. " and on the 22nd and 23rd was tried and tested in various ways, and gave entire satis-to the Sec.-Treas. be authorized to mem-oralize the Local Government, prior to the next Session of the Legislature, re-was the sec.-Treas. be authorized to mem-oralize the Local Government, prior to the next Session of the Legislature, reshall be deemed guilty of misde- jurisdiction of the United States. meanor, and shall be liable to be imthree months, or to a flue not exceed-"ing fity dollars, at the discretion of the Courts.

LONDON LETTER.

#### (From our Regular Correspondent.)

LONDON, ENGLAND, Jan'y 5th. 1880. Consistent to the last in its disastrou character, the old year passed away amid wild weather, and a succession of gales, which did much mischief to property, and tions in one instance were attended by an appal-

J. P.

ling sacrifice of human life. Sad, indeed, in many ways have been the lessons this conntry has had to learn in 1879; for what with tarrh, is a long period of annoyance and mi ery. Mrs. E. J. Flanders, of Manches-granted between two and three p. m. war, bad trade and worse harvests, few things, social or agricultural, can be said to have prospered; in sooth, it has been a very

Certainly the past year takes with it few regrets, and if the horizon does not seem altogether cloudless at the present moment, i anot unreasonable to anticipate better times. as a repetition of the painful experiences of the past twelve months can hardly be deemed probable. The start, it must be allowed, in agricultural affairs is in a rather back- WEDNESDAY, JANUARY 28, 1880. ty would be benefited thereby. ward state. Frost set in early, very shortly after the termination of a protracted harvest

The count is been and consequently much hand intended to be sown with wheat could not be planted.— This count if the frameway will be specially mease in the midlands and fem districts, and a report, recently received from these localities, affirms that ity of wheat has been sown. As, however, the frost has now dispersent, some ary of the law area dispersent, some rate, of this leway, will be specially mease to their duties with spraise up. No opinion can yet be hazarded as to the effect of the past severe weather upon. and consequently much land intended to be the growing wheat in this country, as the plant is only just beginning to appear above tion with the gaol within proper which was received in morning, and orthe surface; but it may be remarked that in the gaol within proper limits, as well as to scan closely all which was received in morning, and or-the surface; but it may be remarked that in the gaol within proper limits, as well as to scan closely all dered to be taken up at 3 p. m., was read to be correct and passed :-France increased apprehensions are felt on other public accounts, is very neces- by the Warden. this boint. Roots have been much injured sary and proper, and our represen- Coun. Lawlor said that the report Defalters' list. by frost, and it will be a difficult and expen- tatives will receive the commenda sive matter for stockowners to tide over the tion of the people for so doing .- Coun. W. S. Brown associating with him Middle District. winter, as the scanty store of fodder is rapid-ly diminishing. The damp weather at the ly diminishing. The damp weather at the beginning of the week has rather deteriorat- lay themselves open to censure, for Esk, and moreover the bill of costs District. ed the condition of freshly-threshed grain; the people look up to them as the should have accompanied the same. but the quantity offered for sale at Mark custodians of their interests. In Coun. W. S. Brown in defending his Lane has been very small, and prices have the matter of supplies for the gaol action in the matter, said-that he had Last Menday's list of arrivals into London showed only about 10,000 qrs. of foreign wheat, but the imp ris have materially in- the same, which we believe would to ing said desk. But he failed to see that creased since then, last Friday's return giv- some extent at least, decrease the the unintentional error made any materitranimelled by holiday influences, the trade effectually carried out were the sug show that it had been provided for said ing the past week, and the full rates of last gestions embodied in the Report sub-Monday have been obtainable. Supply is mitted to the Council put into pracfor the moment, no-doubt, in excess of de- tice. In connection with heating planation of Coun. Brown, offered no mand, and stocks are increasing. Holders, the gaol we have more than once di- further objections, and on motion it was at the same time do not seem inclined to rected attention to the unwise policy resolved that the report be adopted. press sales. indeed, there appears to be a general inclination to pause until the situation in America has further developed, all ers, in allowing them to spend their business till 5.30 p. m. eyes eagerly watching for the success or time in idleness. Instead of the meet at 7 p. m. collapse of the great speculation enterprise cost of cutting the wood for the The Council was called to order at afloat then. Nothing new can be recorded gaol being a public charge, this work p. m., and adjourned for further Comwith regard to this movement, stocks being ought to be performed by prisoners mittee business, and afterward adjournstrengly held by large capitalists and able who occupy the gaol at the public ed to meet at 10 a. m. next day. financiers, and prices ruling several shillings per quarter above London levels. Accord. expense. Yet notwithstanding that vices, the attitude of America is confident with it. What the result will be result with result will be result will be result will be result will be result ing to the latest postal and telegraphic ad- this has been agitated in the Press. be time will show, but I cannot keep con- the change, things remain as they ardous, having regard to the fact that the price of wheat in this country is by no many of whom find it difficult to pay means unduly low. With an abnormally their heavy taxes annually. It is granted between 2 and 3 o'clock. depressed level of value, such as existed for the people, through their repre- McLean, of the Parish of Alnwick, prayduring the first half of the past year, specu-lative manipulations such as those in ques-in the beopie, through their representatives at the Council Board, to ing that \$26.90, be granted to him from the Quering the first half of the past year, specu-sentatives at the Council Board, to ing that \$26.90, be granted to him from the Quering the first half of the past year, specu-baire manipulations such as those in queslative manipulations such as those in ques-insist that this shall be done, and the Municipal Council of the County of cents, which he was ordered to pay to ing a rise of 10s to 12s per qr., the possibil- that speedily. ity of a "couner" is materially diminished.

purpose of landing in the United States, a [REPORTED BY R. N. WEEKS.] greater number than fifteen Chinese passen-Northumberland County Council. gers upon any vessel, under penalty of WEDNESDAY'S PROCEEDINGS. \$100 fine, and imprisonment not exceeding ix months for each Chinese passenger "Wen Murray," embodying a form of above the number of fifteen. It requires were read and sustained.

Alex Atchison, J P." Permit me manifests of cargo with a sworn list of Chi- Committee to provide a desk for the

prisoned for any term not exceeding city for some days and has had frequent sition of this Council, and that a copy conferences with the Secretary of the Inte- of this resolution be handed to each of returned. rior. He has confessed his inability to de- the Local members. liver over to justice the murderers and ra- Resolved, that said resolution be advishers of the Meeker family, but proposes opted.

to select a band of his own tribe and hunt Coun. Betts, by request, was relieved to death the malefactors. He deprecates from the Committee on Parish Accounts, the idea that his whole race should suffer and Coun. Robinson was appointed in for the outrages committed by a few. It is his place. not the policy of Secretary Schurz to hurry Resolved, that the Council adjourn for the matter, but to delay, if possible to se- committee business till 12 o'clock. cure a surrender of the guilty Indians, un- The Council was called to order by the til the weather shall favor millitary opera- Warden at 12 noon, and the Committee not being ready to report, a further ex-

tension of time was granted. A LONG TIME TO SUFFER Twenty-five years of endurance with Ca-A number of tavern licences were

Fandora's box of evils, but. like it, they are fain to believe in having hope at the bottom. for sale by all druggists. The Union Advocate. Established 1867. NEWCASTLE, MIRAMICHI, N. B. THE COUNTY COUNCIL

had been received from said collector. The minutes of first day's proceedings Coun. W. S. Brown, being one of a by the absconding Collector was \$2.60.

the next Session of the Legislature, re-questing that the Bye Road money for that the Collector had repented of the

Murray, and John E. Bamford, Commissioners of Roads, were found correct

and passed.

BLACKVILLE. Returns from the following, being found correct, were passed :---Jas. Smith, Collector of Rates, Middle District. John L. Scofield, Collecting Justice Defaulters' list. W. T. Underhill, Collecting Justice Defaulters' list. Mr. Keys, Collector of Rates, Lower District. Edward Hays, Bye Road Commis-sioner. B. N. T. Underhill, Commissioner of Returns from the following, being

The opinion of the Sec.-Treas, was B. N. T. Underhill, Commissioner of asked by Coun. Freeze, as to the legality Roads.

John Dalton, Collector of Rates, of the Municipal Council appointing Lower District. Morgan Hays, Bye Road Comm'r.

Thos. Vicars. James Donalds, Bye Road Confm'r.

This Return was not accompanied with

DERBY.

Returns from the following were found Thos. C. Newman, Collecting Justice

Thos. Power, Comm'r of Roads. Geo. Bryenton, Commissioner Upper

Hugh Parker, Comm'r of Bye Roads

John Parks, Collector of Rates, south

meus opinion of our Board that the Eagin fully came up to the representation of th passed. maker, and purchase was at once agreed to. The returns of James Wallace, John Murray, and John E. Bamford, Com-missioners of Roads, were found correct and passed. BLACKYILLE given complete satisfaction on all occasions. Offers and tenders were also asked for and District.

Co. was at once notified that the uose would not be accepted in such a condition, and that new hose would have to be supplied. After further negotiations he offered to sup-ply an extra 250 feet same quality hose, with a hose expander, to satisfy our claim for derges. This offer man accurate with a hose expander, to satisfy our claim for damages. This offer was accepted, and the remainder of the hose has since been re-ceived. Some hose straps and play pipes were also supplied by Mr. M. Elroy, and his whole bill amounted to \$1279. One half of this amount was paid on the 20th July last, and joint notes of the Firewards for \$319,75 each navable in 6 and 12 months were

vouchers, but was otherwise correct, and passed, Daniel Barron, Collector of Rates. Committee report an error of \$1.20.

the Department within the past week. At the last meeting of the Board his resigna-tion was accepted, and a vote of thanks ac-corded to him for the efficient manner in which he had performed his duties, and the interest he has meniforted in the Depart nterest he has manifested in the Department. The engine is now in charge of Mr. Richard Fairman, Assistant Engineer, until arrangements are made to supply the vacancy caused by the resignation of Mr.

Mr. Fairman has been employed as Assisair. rairman nas been employed as Assis-taut Engineer and Fireman, and also to look after and keep clean both steam and hand engines and all the hose, &c., and to keep the building heared in winter, at a salary of \$75 per annum. The steam fire engine has been named the "Vulcan." A Company consisting of forty men with Mr. Low NORTHESK.The steam fire engine has been named the<br/>"Vulcan." A Company consisting of forty<br/>men, with Mr. John Morrissy as Captain,<br/>have been appointed in connection with the<br/>steamer. It is also their duty to work the<br/>Michael Ryan, "Return of J. Savoy, Collector of Rates,<br/>Return of J. Savoy, Justice Col-<br/>lecting defaulters' list. Committee re-<br/>port that it is not lawful for Councillorpersonal property, and that such imposi-<br/>tion of taxes was altogether wrong.<br/>Resolved that Coun's. James Brown,<br/>Patrick Hays and Lawior, be Committee<br/>rompany and officers have hitherto attend-<br/>ed to their duties prometly, and with a de-Return of J. Savoy, Collector of Rates,<br/>Return of J. Savoy, Justice Col-<br/>lecting defaulters' list. Committee re-<br/>port that it is not lawful for Councillorpersonal property, and that such imposi-<br/>tion of taxes was altogether wrong.<br/>Resolved that Coun's. James Brown,<br/>Patrick Hays and Lawior, be Committee<br/>to investigate the matter, and report to-

Leaving a balance to be

Adjourned at six.

FRIDAY'S PROCEEDINGS.

raised by assess-ment of

Hereto annexed is a statement in detail showing the Receipts and Expenditure for the past year, accompanied by the necessary

y out the wishes of terest they have taken in matter terest they have taken in matter collector. Passed. eted with the Dana

\$1.574 59

653. 64

Coun. Lawlor stated that a collector in Ludlow had absconded with money belonging to Parish, and that no return belonging to Parish, and that no return

belonging to Parish, and that no return had been received from said collector. Coun. Campbell corroborated the statement, and said that the amount taken by the absconding Collector was \$2.60. Return of R. E. Wasson, Collecting Courd be at the total and all negotiations would need to the total and all negotiations would received and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return of R. E. Wasson, Collecting Courd be at the total and all negotiations would return to the total and all negotiations would return to the atternoon. Courd be at the total and the total question was an exceptional one. The the Electors of Derby wanted another the Election of Parish Officers, which

On motion resolved, that the bill pass. wanted another polling booth establish-

ver to his successor in office \$5.00. Return of James T. Griffin, Coliect-of Southesk, and did not feel inclined to framework and plaster over to his successor in office \$5.00. ing Justice Defaulters' list. Auditor re- support resolution. ported large am't uncollected. Return

of Derby requires another polling booth it was right that it should be granted. Return of Thos. McLaughlan, Collect-Coun. Betts said the Parish did not reor of Rates, Middle District, Chatham,

correct with exception of informality in quire another polling place, and if established would only incur more expense. connection with vouchers. Passed. Return of Alfred Petersen, Comm'r of Roads, Up. District, correct with exbooth be not granted.

ception of 40c. over expenditure. Passed. Return of John Riley, Comm'r of solution. Roads, Upper District, correct with exception of 35c, which was ordered to be

paid to his successor. Returns from the following were found prrect and passed :-Daniel Finn, Collector of Dog Tax.

Wm. Kerr, Comm'r Roads, Lower

ommittee of Public Square were found injurious to the interests of the County, correct and adopted. and that a copy of this resolution be GLENELG.

Return of Bernard Cook, Collector of Rates, correct, with exception of loss on

Return of Duncan McNaughton, Com'r of Roads. Committee reported 50c. Report adopted. due Parish, which the Comm'r was di-

Coun. Patrick Hays read a Petition rected to pay to his successor. from John Fay, of the Town of New-Return of Duncan McNaughton, Com'r castle, praying for an abatement of the of Bye Roads, correct, passed.

amount of taxes imposed on him during ALNWICK. the past three years. Return of John Stymest, Collector of Coun. Adams wished to know what Rates, Lower District. Auditor report- the assessor based his valuation on.

ed \$6.43 due, but Committee find amount Coun. P. Hays, in reply said, that Mr. Fay was not the owner of any real or had been paid over. Passed.

ed to their duties promptly, and with a de-sire to carry out the wishes of the Firewards. Savoy to audit his own account, or to be morrow at 10 a. m.

Resolved that the Council passing County Accounts.

On account of the committee not being

Ou motion E. P. Williston was an-

The Gaol Committee beg leave to sub-

Having examined the exterior and interior of the gaol, we find with one of and that the collector be ordered to pay ed that they would have asked for it two exceptions the gaol in a very bad 'through a representative of the Parish state. There are two criminals confined are badly destroyed. We would recom-Coun. W. S. Brown said if the Parish mend for general improvement that

new earth closets be provided, and the interior of cells whitewashed to destroy the antique effluvium (Laughter. Adopted.

Committee on County Accounts beg leave to submit, though reluctantly, the On motion resolved that the polling following report :--

1. Some accounts do not state the particu Coun. Freeze moved the following re-solution. Whereas the parishioners of Blackville

Whereas the parishioners of Blackville and Blissfield are injured by the running at large of sheep, we ask that this Coun-cil pass a Bye Law to prevent the same, to come into operation May 1st, 1881. Course Adams moved that the members of the House of Assembly of New Bruns-wick, be asked to reconsider the Peti-tion sent to them by this Council in

Wm. Kerr, Conmi'r Roads, Lowerwick, be asked to reconsider the Peti-<br/>tion sent to them by this Council in<br/>1879, praying that the power to appoint<br/>Alms House Commissioners for the<br/>County of Northumberland, be vested in<br/>this Council, as we consider their action<br/>in refusing the prayer of said Petitionof the Gaol Committee.<br/>2. That if your committee fail to give sat-<br/>istaction, which prakes it almost if not quite<br/>impossible for your committee to do justice<br/>to the County, the parties who allege they have<br/>claims; the parties who allege they have<br/>claims; and themselves and your Commit-<br/>tee deem it absolutely necessary that prompt<br/>measures should be taken to rectily the loose<br/>manner in which the business has been<br/>done, and curtail the enormous dono, and curtail the enormous expense connected with the Gaol. S. That your Committee consider the fol-

and that a copy of this resolution be given to each member of our County. Adopted. MEWOASTLE DIVISION LINE. The Committee to define the Polling Districts of the Parish of Newcastle, mould recommend that the division line seers could be dispensed with, the Coun-ty would be benefited thereby. Coun. Sullivan differed with the pre-ceding speaker, citing incidents which had come under his own observation, that on account of not having such Over-seers, the poor were in many cases shame-cell method. Such that on account of not having such Over-seers, the poor were in many cases shame-cell method. Such that on account of not having such Over-seers, the poor were in many cases shame-cell method. Such that on account of not having such Over-seers, the poor were in many cases shame-cell method. Such that portion of the Steam Figure of \$200 for straw to fill them. Your Count Sullivan differed with the pre-ceding speaker, citing incidents which had come under his own observation, that on account of not having such Over-seers, the poor were in many cases shame-cell method. Such that portion of the Steam Figure of \$200 for straw to fill them. Your Committee shates during such Over-seers, the poor were in many cases shame-cell method. Such that portion of the Steam Figure of \$200 for straw to fill them. Your Committee shates during such Over-seers, the poor were in many cases shame-cell method. Such that portion of the Steam Figure of \$200 for straw to fill them. Your Committee shates during such Over-seers, the poor were in many cases shame-cell method. Such that portion of the Steam Figure of \$200 for straw to fill them. Your Committee shates during such Over-such during such Over-such during such Over-such during such Over-seers, the poor were in many cases shame-cell method such as the shall down and the security of the steam Figure of \$200 for straw to fill them. Your Count Such as the shall as pressure of \$200 for straw to fill them. Your Count Such as the shall as the steam figure of \$200 for straw to fill them. Your Such as the shall as the steam figure of \$200 for straw to fill them. Your Such as the shall as the steam figure of \$200 for straw to fill them. Your Such as the shall as the steam figure of \$200 for

JAMES BROWN.

Council proceeded with the passing of County Accounts, which were nearly all dealt with by the close of Friday even-ing's session. We are unable to give any more of the proceedings in this issue, but shall do so in our next. ROBERT LOGGIE.

Parish Officers for 1880.

We give below some of the lists. The remainder will appear next week.

DERBY.

Overseers of Poor-John Clouston, John Graham, Alex. Feuon. Constables-Wm. Fitzgerald, John

Russell, Francis Walls, John Cliff, Daniel Harrigan, John Kurght. Commissioners of Roads-Wm. T. Crocker, Thos. Vye, Geo. Bryenton.

Collector of Rates-David Barron. Town Clerk--William Hartt. side: Michael Ryan, Comm'r Bye Roads. Win. Jones, collecting Justice Default-ers' list. R. P. Whitney, Comm'r of Roads, Lower District. The Comm'r was di-rected to pay over to his successor the sum of \$2.50, balance on hand to be ex-pended in District wherein collectcd. Return of E. R. Whitney, Bye Road Comm'r, showed an amount due him by the Local Gov't, of \$121, for work done Coun. W. S. Brown moved a resolu-Returns of John Doyle, and John L. tion that certain lines be defined be- can M'Eachren, Robt. Carnahan, Assessors of Rates .- Thos Parker, Return of John McKenzie, Bye Road are exempt from taxes on account of Thos. Power, John Donahoe. Pound Keepers-Patrick Clancey, Geo. Knight, Samuel R. Russel, Ch topher Crocker, F. Parks, Francis Jar-Hogreeves-Joseph Vye, Richard

was the prerogative of the Municipal Council, if they deemed it necessary, to appoint such Overseers. Coun. W. S. Brown, was of the opinion that if the appointment of such Over- passed,

AFTERNOON SESSION.

could not be entertained, on account of John J. Miller, Comm'r of Roads.

as follows :-expenditure. This could be more al difference, as the desk was there to Coun. Lawlor, acquiescing in the ex-The Council then adjourned for tea, to

Overseers of the Poor. The Sec.-Treas. made reply that it

## WASHINGTON LETTER.

(From our Regular Correspondent.)

the Methodist Church, Newcastle, application to said Commissioner for THE SENATE ADJOURNS FROM THE CHAM- with Daniel's richly illustrated His-BER TO THE COMMITTEE ROOM. CENSUS tory of Methodism, as a proof of the he was refused payment. Taking legal SUPERVISOR NOMINATIONS. DULL TIMES esteem in which he is held, and in preceedings against the Commissioner ON NEWSPAPER Row. THE INDIAN AND recognition of the cheerfulness and to recover the same, the Court decided willingness with which he had work- in favor of the Commissioner, which in-THE CHINAMAN. ed for the church. WASHINGTON, D. C., Jan. 19th, 1880.

On Tuesday evening last Mr.

Charles Boltenhouse was presented

by Mr. A. Chipman Atkinson, ou

.....

THE Senate has not been in session since last Thursday, but it must not be supposed

GOOD WORDS FOR THE SURVEYOR Warden read a letter from John Mcthat our venerable and dignified Upper GENERAL -A correspondent, writing Kenzie. Bye Road Commissioner of the from Neguac, among other matters Parish of Alnwick, stating that said adjournment from Thursday to Monday does not necessarily mean rest and recreadoes not necessarily mean rest and recrea-tion to our legislative solons.' The toil of a Adams, Surveyor General. He says: - of making said piece of road as per tion to our legislative solons. The toil of a senator does not consist exclusively in making dull speeches to his listless and un-listening brothers. There is committee were ing last were pleased to note his work to perform ; knotty questions of law, arrival. He has many warm friends of finance and of all the multifarious ques- here, who believe in his honesty and tions to be read, which was complied Middle District. tions that come within the perview of na- integrity, notwithstanding the attacks with by the Warden. tions that come within the perview of na-tional probity are discussed and partially digested before they are reported to the continued confidence and in event of houses of Congress in session assembled. any election to count solidly on Aln- Lean was not entitled to anything from showed amount collected \$59; charge collected than appears on acct. The

To-day it is understood that the Presi-dent will send in a long list of nominations with the Rev. Mr. Thiebarge in re-Resolved, The Reveal of the Reveal o of census supervisors, and it is probable that much of the time of the Senate during the lieve, contains about 5000 acres, and present week will be occupied in the con- was surveyed by Atty. R. McDongall, Esq., and up to the present no settlers passing Parish Accounts. sideration of these nominations.

In matter of political intelligence of a are yet located. The Rev. gentleman sensational character, this is the dullest has it seems been encouraged to take short time, Coun. Betts was appointed District. winter in the memory of the greyest haired denizen of Newspaper Row. Congress Will hat be agitted. The warfare of means an interest in it, and the S. General will make the necessary appropriation to open roade next summer. We feel Deture from the form the will not be agitated. The warfare of sec- thankful that the Surveyor General tions seems actually to be over. Whether has taken so much interest in this correct and passed. this state of things has been brought about matter-the land being of good quality by an exhaustion of the question, by the with the exception of the first two or by an exhaustion of the question, by the return of prosperity, of the counter irritant in Maine, it is impossible to tell, but peace in gev. Priest, Mr. Thiebarge. He left Tabusintac, Roads. in our large donestic heterogeneity or on Friday morning for visiting many of his old friends, and John J. Pond, Commissioner of Roads something like it, has come at last. The House Committee on Education and I understand visited Tracadie cn mat- District No 2.

Labor dicussed four hours on Saturday morning Representative Goode's hilf are morning Representative Goode's bill pro- Bridge site in company with Vital Alhibiting Chinese immigration, and finally lau, E-q., and Mr. Allan informs me he Auditor correct, and by the Committee hibiting Chinese immigration, and intaily decided to report favorably upon it, strik-ing out the section which provides for the abrogation of articles five and six of the Burlingame treaty. The bills prohibits the landing within the jurisdiction of the Unit abrogation of the Unit Burlingame treaty. The bills prohibits the landing within the jurisdiction of the Unit abrogation of the Unit burlingame treaty. The bills prohibits the landing within the jurisdiction of the Unit landing within the jurisdic ted States, or taking on board at any Mr. Adams, and I for one wish him on hand, which he was ordered to pay point in China, or any foreign port for the a prosperous career,"

on bridges. Committee reported cor-rect, and on motion the Return was shall require the following amounts :-passed. This account was moderately opposed by W. S. Brown, who maintained that passed.

by W. S. Brown, who maintained that THURSDAY'S PROCEEDINGS the money was not to be paid by the Council met at 10 a. m., and after the County, but by the Local Gov't, and We have now on hand, as

Councillors Adams and Betts contend mittee business until one o'clock. ed that the amount had been expended AFTERNOON SESSION. in finishing said bridges, that Mr.

A number of tavern licences were Whitney was entitled to his pay, and this Council recommended said money to be paid. The Warden read a petition from Alex. Committee Report error in return of

penses of preliminary proceedings.

Coun. Betts requested names of peti

The Sec.-Treas. being absent for a

LUDLOW

M. Williston, Collector of Rates.

over to his successor in office.

faulter's list.

Returns from the following were found

Northumberland, part of which was due his successor in office. for making a piece of road in said Parish The Return of the Sec.-Treas. for the which was sold to him by John Mc-disbursement of Land Damages in North-

W. A. PARK, R. R. CALL, Secy. Chairman. Kenzie, Bye Road Commissioner of said esk was found correct and passed. The Return of Chas. Marshall, Col-Parish, in August 1879, when the work behalf of the Trustees and friends of was performed as per contract, and on NELSON. lector of Rates, Middle District, showed

Returns from the following were found overcharge of \$1.00, which he was dicorrect and passed as follows :-balance due of \$8.30 on said contract, rected to pay over to Sec.-Treas. A. Underhill, Collector of Rates. Coun. Betts moved the following reso L. Booth, Commissioner of Roads

lution :--This return, though correct, was not ac-Whereas, on account of the unsatisfactory companied with the necessary vouchers. Peter Gorman, Comm'r of Roads. curred \$18.60 expenses, including ex-

Comm'r of Bye Roads do. erament at the coming session to pass a Law compelling all constables to enter into bonds, filed with the Sec.-Treas., for the faithful performance of their duties, and that a copy of this resolution be handed to each of the Return of Thos. Gill, Comm'r of Bye After reading petition of McLean, the Roads, showed over expenditure of \$5.53 which his successor was ordered to pay Local Members. back to him.

Joseph Hays, Comm'r Bye Roads Return correct, but no vouchers.

NEWCASTLE.

Returns from the following were found Council met at 10, and proceeded to correct and passed, as follows :-the passing of Parish Accounts. John Sullivan, Collector of Rates

Aiddle District. David Johnston, Collector of Rates, Middle District.

John Cassidy's return for Dog Tax mittee find \$25.85 more to have been for collecting same \$11. Passed. Wm. Masson, Collecting Justice De- over to the Sec.-Treas. Return passed. Resolved. That the prayer of the petifaulters' list.

R. C. Gitchell, Comm'r of Roads. resolved that the Council proceed to Robt. McCosh, Comm'r of Roads, rect. and passed. Middle District.

Wm. Innes, Comm'r of Roads, Lower of Rates for the Middle District, was ed. found correct with the exception of \$5

Alex. Jessamin, Comm'r of Bye Roads. The Report of the Newcastle Fire-Dest money. Count control of the Newcastle Fire-Count control of the Newc wards was objected to by the Committee Coun. Sullivan said that if one Collec-

on account of \$30 being granted to the tor had a right to make an extra charge on account of \$30 being granted to the tor had a right to make an extra charge Secretary of the Board. After some for collecting others would be inclined Ludlow, showed that there were no which are imposed on the inhabitants, John Campbell, Collecting Justice De- discussion the Report, as presented, to do so too, and if we allowed this convictions in that Parish in 1879. was adopted. charge it would be establishing a bad John McElwee, Commissioner of The following is a copy of the Report : precedent.

The Board of Firewards of the town of / Coun. Lawlor contended that the colstle, beg leave to submit the following lector was justified in making this not doing so according to law. Report. Having been appointed at the last January Sitting of the Council, the present Board immediately entered upon their duties in connection with the Fire Department of than their commission, but he was satis-connection with the Fire Department of than their commission, but he was satis-than their commission, but he was satis-connection with the Fire Department of than their commission, but he was satis-than their commission, bu charge, though it was not customary or Coun. W. S. Brown believed that J. The return of Wm. McKay, Commissiquer of Roads, was reported by the connection with the Fire Department of Newcastle. As the previous doard had fied that the amount should be paid, stood they had some trouble in getting

the Local Gov't, of \$121, for work done on bridges. Committee reported cor-Coun. Adams said if it was necessary from Councillors Betts and Campbell.

for the Commissioner to go to law, the They were inclined to think that if those \$ 639 50 bill should pass.

tain the resolution was put and lost. the interests of the County. Coun. Lawlor thought it was unfair to Coun. Betts moved that the Auditor Robinson, Levi J. Gearish.

question whether the money was spent prepare statistics, showing the am't colotherwise than specified. He thought lected from each Parish and how dis- man, John Foy, John Graham, James the Council was able to judge who were bursed and have the same put in tabula- Crocker. worthy of being Bye Road Commission- ted form.

\$ 920 86 In order to provide for any unforeseen ex-On motion of Coun. Adams, return

assed. The returns of A. McCullam, and P. ceive a corresponding benefit. Robichaux, Commissioners of Bye Coun. Johnson said that it was plain-Roads, were found correct and passed. ly stated in the Municipal Act that a M.Eachren, Cornelius Regan, Andrew Morrison, F. E. Daniel, John Drum-Return of James Bowie, Commission- full and detailed statement of the receipts er of Roads Upper District, correct, and expenditures of each Parish should be prepared each year. passed.

Return of Arthur A. Underhill, Col-Coun. Lawlor contended that the best lector of Rates, correct, passed. way to view the matter was for Coun-Return of Justice Ambrose, Justice cillors to take a common sense view ollecting defaulters' list, showed some of what it would cost to prepare statisinformality respecting vouchers, but on tics specifying the receipts and disbursemotion passed. ments which are made in each respective

Parish during the year. He thought if

The Council adjourned for dinner

#### HARDWICKE.

they would do so, they would not hesi-Return of Alex. McDonald, Collector tate to vote against the resolution. manner in which constables performed their duty, that it is the opinion of this Council that it would be advisable for the Local Gov-faultere' list which is in hands of the faulters' list, which is in hands of the Justice collecting, Passed. Return of Alex. Mills, Justice collect-

ng defaulters' list, correct, passed. Return of Alex. Cameron and James ion that such statistics would eventually On motion the resolution was adopted. Creaghan, Commissioners of Roads, cor- be a benefit to the county but would not rect, passed. support a resolution that demanded that

Return of Jas. McLean, commissioner every item should appear in detail in such Davidson. of Roads, showed \$2 due Parish, which statistics. he was ordered to pay to his successor. Coun. Johnson contended that the

Снатнам. The return of Wm. M'Rae, Collector hand of \$1.25, which was ordered to be such statistics be prepared, and insisted of Rates, Lower District, was reported paid to successor.

by the Auditor to be correct, but Com-Return of James Creaghan, Bye Road Commissioner, correct, passed. Return of Ralph Fayle, Justice col- every item in detail. Collector was ordered to pay the amount lecting defaulters' list. The Committee

Return of Thos. Gaynor, Collector of poor and unable to pay. Rates, Middle District, was found cor-Coun. Loggie was of the opinion that

if return passed, constables could not the negative. The Return of Daniel Finn, Collector collect their fees, if not already collectlowing resolution.

The return passed.

Coun. Johnson said if Justices refused or neglected to send in their returns of take out a license before he be allowed convictions, they could be punished for to dispose of any of his wares in said County.

put, was lost.

reasonable price, and thus satisfying a want long felt by the inhabitants of Newcastle.— Correspondence was at once entered into AFTERNOON SESSION. A number of Tavern Licenses were ing one polling booth, we hope that you granted from 2 to 3 o'clock

they could make those parties pay who Clouston, Allen Barro 1, John Bryenton, John Cliff, Chas. M'Dougall. This resolution elicited a few remarks Revisors of Votes-John Betts, Christopher Parker, Jr., James Rob-

inson. Bye Road Commissioners-Francis lines were defined, it would not be to Parks, Hugh Parker.

Coun. Betts said the Commissioner the satisfaction of some who pay their arts, Hoga Farker. Surveyors of Roads—Thos. Vyê, John Russell, John J. Miller, Alex. Delano, Levi J. Gearish.

Ferrymen---Christopher Parker, Jas

Surveyors of Bark-Thos. C. New-

Surveyors of Lumber-Francis P. Henderson, Thos. Parker. Christopher Coun. Lawlor thought the resolution unnecessary, as it would incur a large Crocker, James Farker, James r. Crocker, John Foy, Isaac Leighton, expense, and the county would not re-James Robinson, Richard O Brien, Crocker, James Parker, James T. Geo. Parker, Henry Betts, John Rus sel, William Allison, Jr., Archibald M'Eachren, Cornelius Regan, Andrew

mond. Inspectors of Fish-Henry Ashford,

Joseph Vye, Wm, Cliff. Inspector of Butter-John Jas. Mil-

Game Warden-E. E. Mappin. Collector of Dog Taxes-William

Fitzgerald.

NEWCASTLE. Overseers of Poor-W. C. Auslow,

John McLean, James Brown, (L. D.) Constables-Geo. Ingram, Wm Cottier, John Cassidy, Wm. Dalton, Angus Campbell, John Williamson lution which would not be beneficial to Jr., John Mnrray, S. J. Loggie, Wm. the county, and failed to see that the F. Smallwood, Wm. W od, Wm. one under discussion would be a benefit. Fitzpatrick, Stephen Campbell. Commissioners of Highwavs-Wm. Fish, Robert McCosh, James Hay. Coun. James Brown was of the opin-Town Clerk-John Buckley. District Clerk-Thos. Johnston.

Clerk of the Market-Jas. W. Fence Viewers-Geo. Ingram

Daniel Hogan, Jas. Falconer, Chas. Return of James McLean, Bye Road law should be obeyed, and read a section bank,) James Russell, (Wm. Son,) commissioner, showed a balance on of the Municipal Act which demanded that Thos. Wallace, John Ellis.

such statistics be prepared, and insisted that the Law should be complied with. Coun. Lawlor, warming on the discus-Coun. Lawlor, warming on the discussion, repudiated the idea of publishing smith.) A. C. Atkinson, Henry C. Neviu, John G. Kethro, Walter Buck, Wm. Robinson, Chas. Crammond, Robt. Stewart, Geo. Smith, Robert Coun. W. S. Brown said that the

report convictions made, but persons views of Coun. Lawlor exactly coincided Simpson, Jonas Clark, Dancan with his own in reference to this matter. Stewart, John Anderson, Wm. Grey, William Currie. The motion being put was decided in Boom Masters-Thomas H. Ram-

say, Robt. Falconer. Coun. James Brown moved the fol-Surveyors of Dams-John Maltby,

John McLellan. Sealers of Leather-- Chas. Elliott.

Surveyors of Grindstones-John

to the County of Northumberland, to Williamson, Jr., Alex. Lamont. dispose of every description of goods. Assessors of Rates-John Ferguson, Dennis McKendy, James Rus Surveyors of Roads-Edward Sinwe deem it advisable for this Council to clair, Walter Lowrie; James Niven, enact a Bye Law which would compel John Ryan, Michael Graham, Rich'd Gremley, Geo. Brown, Roland Gitchell, John F. Jardine, Michael Roland Kelly, Alex. Anderson, James Mc-

Ambrose Grey, Patrick Lloyd, Richard Quigley, James Nugent, Geo.

Field Drivers-Wm. J. Miller, Coun. Jas. Brown said that it was the (Butcher.) James Clark. intention to impose a tax on all agents. Timber Drivers-Robert Ritchie, The motion for the 'resolution being

James Gulliver, John Niven. Inspectors of Fish-Douald Morriou, Timothy Crocker, John Ander-

son, James Innes. Weighers of Hay-Jno. D. Creaghan, Joseph McKnight, John Anderson,

William Watt.

