

POOR DOCUMENT

LOCAL NEWS.

The Fredrickson Band are making arrangements for a concert to be given in a few weeks.

Resigned.—The night policemen have resigned—reason, insufficient pay. Policeman Christie's resignation takes effect May 1st, policeman Boone's on April 1st.

New L. O. A. Lodge.—An application for incorporation for Pickard Lodge, L. O. A., No. 46 of Macmillan, has been filed in the office of the Provincial Secretary.

Bridges Swept Away.—The bridge over Jones Park, Kestwick, was swept away Friday by the rising waters. The abutments are all right, but the superstructure is gone. This is an important and expensive bridge. A bridge near Hoyt Station, Sunbury County, was also carried away.

PERSONALS.—Conductor McQueen, of the N. B. Railway, left for Winnipeg Tuesday morning. He will be absent for six weeks.

Hazel won the walking match. His score was 600 miles. Fitzgerald, who was second, made 557 miles.

Mr. Geo. Hatt has reached San Francisco at last.

PICTURES FOR THE ASSEMBLY.—Mr. George Taylor is painting two New Brunswick scenes for the House of Assembly. Neither is finished, but one of them has been placed in the Legislative Library. This one represents the Blue Mountains on the Tobique; the other is a river driving scene on the Southwest Miramichi. When completed these pictures will do very great credit to Mr. Taylor.

FIRE FIGHT.—A free fight of a rather disagreeable nature took place on the corner of Regent and King streets, between one and two o'clock Monday afternoon, when several young men, well known around town, set upon an old man named Macie Burke, of Hanwell, and his son, aged about 19. There was considerable excitement for a time. The old man and the lad held their own fairly well, but the former got pretty badly cut about the face.

THE OROMOCTO BREAKERS.—During the winter men have been employed putting an apron of brush and stone on the inside of the Oromocto Breaker to prevent the water rushing over in the spring undermining it. The brush and stone is sunk through the ice, and the work has been completed with the exception of about 1000 feet. Operations have been suspended, however, owing to the sudden rise of the river consequent upon the recent heavy rain.

ST. PAUL'S PRESBYTERIAN CHURCH.—An adjourned congregational meeting of St. Paul's Presbyterian church was held on Wednesday evening to take into consideration the propriety of proceeding with the construction of the new church edifice. It was decided to put up a church to cost \$15,000, with a seating capacity of from 800 to 1,000. The following were appointed a joint committee to carry out this decision, and were authorized by the meeting to prepare plans, select the one they think best suited and proceed with the work.—James R. Howie, Wm. Anderson, James Hodges, Jackson Adams, Wm. Crockett, George F. Gregory, James F. McMurray, Wm. Grievs, S. A. Purdy, (the trustees of the church) and Hon. Senator Ward, Hon. J. Fraser, J. L. Inches, Alex. Calder, James S. Neill, Dr. McAllister, L. W. Johnson, Walter McFarlane and John Edwards, Senior.

THE WEATHER DURING FEBRUARY.—We publish below a table giving a synopsis of the temperature, per centage of clouding, depth of rain-fall and snow in inches, in F. on during month Feb. from '72 to '82, inclusive. It will be noticed that the month of February, just passed, has not been a very remarkable month, meteorologically considered. The fall of snow is a feature which, while not being remarkable compared with the fall for the same month in the other ten years, is worthy of note taken in connection with the other heavy snow falls during this winter. There were 129 hours and 30 minutes of sunshine last month. The windiest day was Wednesday the 22d, when the Anemograph recorded five hundred and thirty miles for the twenty-four hours ending at midnight. The greatest hourly velocity was thirty miles, the greatest gust velocity was at the rate of thirty-six miles.

Year	1872	1873	1874	1875	1876	1877	1878	1879	1880	1881	1882
Mean Temperature of the month	32.7	32.7	32.7	32.7	32.7	32.7	32.7	32.7	32.7	32.7	32.7
Max. Temperature	40.0	40.0	40.0	40.0	40.0	40.0	40.0	40.0	40.0	40.0	40.0
Min. Temperature	25.0	25.0	25.0	25.0	25.0	25.0	25.0	25.0	25.0	25.0	25.0
Total Rain-fall	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0
Total Snow-fall	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Percentage of Cloud	50	50	50	50	50	50	50	50	50	50	50
Hours of Sunshine	129	129	129	129	129	129	129	129	129	129	129
Hours of Frost	100	100	100	100	100	100	100	100	100	100	100
Days of Snow	15	15	15	15	15	15	15	15	15	15	15

THEFT OF MONEY.—The shop of John McKnight, on the corner of Regent and King streets, was robbed Monday a. m. of the sum of \$44-\$119 in bills and \$25 in silver. The money was there when Mr. McKnight went to dinner, locking the door after him, and when he returned, the money was gone. From the appearance of the premises on his return it was apparent that some one had pushed in the small window under the shop-front leading into the cellar, and from the cellar had gained an entrance into the shop. Mr. McKnight has a pretty good idea where the money went to. He has recovered \$20 but declines to give the name of the thief. It was a small lad.

WOODSTOCK NOTES.

WOODSTOCK, March 3.
UNDER PROTEST.—A couple of Montreal commercial travellers who came here the first of the week, on being asked to contribute their substance to the town treasury through the Marshal, refused. The refusal was based on the plea that such demand was both unjust and illegal. They contended that the case decided against a similar claim made by the City of St. John on commercial travellers held good in this instance; but the authorities here contend that the levying of the fees here is entirely different in principle from either that of Fredericton or St. John. The two gentlemen paid the license fees under protest, so that the probabilities of an important law suit before long are quite promising.

FURNITURE FACTORY.—A new furniture factory, with machinery for general wood-work, is to be erected in Woodstock soon. Messrs. J. G. Vanwart and Albert Jones are going into the enterprise with commendable vigor, and the character of these gentlemen is a guarantee that energy and intelligence will direct their undertaking. The building will be located on the south side of the Meduxakik, near its mouth. The machinery is in course of construction, and the frame will be erected shortly.

JOTTINGS.—The last rain was so heavy and of such duration that the hauling for the time being is almost destroyed. At one time it was thought the ice would run out, but that would happen now when it is so strong untold damage would likely follow. The scaffolding about the bridge was in considerable danger, and the weather has not sufficiently changed to ensure its safety. It is reported that the ice started from Florenceville, but it has showed no signs of moving here yet.—The temperance meeting last evening was a failure on account of the heavy rain preventing attendance.—Dr. L. N. Sharp gives the initial lecture of the Odd Fellows' Course on Tuesday evening next; subject, "Holyrood Palace, and notable persons connected with its history." W. G. Gaunce, A. B. Samuel Watts, Key, and Dr. S. Smith, will follow Dr. Sharp.—Fosters are up around town announcing the formation of a company to erect a woolen factory and soliciting subscriptions for shares. It is generally believed that the scheme under the present management will be unsuccessful.

PERSONAL.—A party of young men, among whom were James Munro, Thomas McGibbon, Jesse Foster and Geo. W. Bell, left Woodstock on the 1st for West. They will perhaps locate permanently in Manitoba.

DONATIONS.—Rev. M. R. Knight, Methodist minister at Waterville, received a donation at the residence of J. F. S. Fletcher, on Monday evening last.

ACCIDENT.—Jethro Grass, of Waterville, had his leg badly fractured in a peculiar way one day last week. He had been hauling some pressed hay, while illustrating to some ladies how it was handled and weighed, a bale rolled down and struck his leg, causing a compound fracture between the knee and foot. He was taken out from under the heavy bundle of hay with some difficulty.

THE REPRESENTATION OF THE RIVER COUNTIES.

To the Editor of the Evening Herald.
SIR.—The readers of your valuable paper will recollect that some time during the past summer Sir Hector Languevin paid a flying visit to the Maritime Provinces. That gentleman met with a cordial reception at the hands of his friends. He professed on all occasions to be deeply interested in the welfare of localities visited. About the same time his fellow-countrymen in New Brunswick were summoned to meet in solemn convocation at Memramcook. Lord and long were the harangues indulged in at that gathering. The brilliant future in store for our Acadia friends was clearly pointed out to them. An inquiring public began to ask, what means this new departure? That question is now about to be answered. A recent issue of the *Moncton Times*, an organ of the Dominion Government, foreshadows a plot which, if carried out, aims a direct blow at the rights of the river Counties in New Brunswick, and may possibly enable Sir Hector to secure an addition to his numerous following in Parliament.

The proposition is to unite the old and loyal Counties of Queens and Sunbury for electoral purposes, thereby depriving these people of one-half their present representation, and to give an additional representation to the County of Westmorland.

Of course it would not do to propose such an outrage without attempting to justify it in some way. The organ of the Tory party referred to sets forth a number of reasons why the changes should be made—among these it is stated, first, that Queens and Sunbury are not increasing in population, and further that they have no large towns or important shipbuilding, manufacturing, or other interests that especially need looking after at Ottawa.

With reference to those Counties there is some truth in the assertions. The reason why is not far to seek. The betrayal of the confidence reposed in our present Finance Minister has had much to do with bringing about such a condition of things. To be tainted now in the manner we are by an organ of that gentleman's party is adding insult to injury. Every one who has paid any attention to the development of the Province knows that the rapid strides the Town of Moncton are due to the fact that at the cost of the whole people it has been made a great railway centre: that thousands of dollars of public funds are annually expended there; that the factories that to-day exist there are pampered by a protective tariff.

Had the pledges made by Sir Leonard been faithfully adhered to, some other point on the I. C. R. R. would have been to-day enjoying Moncton's advantages. Towns and villages would have grown up in Queens and Sunbury as they have in Westmorland, and in the matter of population they would no doubt have kept pace with their sister Counties.

But, Mr. Editor, it will not, I think, be difficult to show that even on the basis of population the western counties of New Brunswick, as distinguished from the northern and eastern Counties ought not to be tampered with. A reference to the last census will show that the aggregate population of Kings, Queens, Sunbury, Charlotte, Carleton and Victoria is 141,280. This, divided by seven, gives one member in the Commons to every 20,183 of these inhabitants. Now if we take the Counties of Albert, Westmorland, Kent, Northumberland, Gloucester and Restigouche, we find their population amounts to 196,447, which, divided by seven, gives one representative to 28,064 of their population. The change which it is proposed to make would give the first-named Counties but one representative to 25,545 persons, while the last-named Counties would have one to 18,021 persons. It will be seen at a glance that the present arrangement is more equitable than the one proposed, and so long as no dissatisfaction exists the river Counties ought not to be interfered with. Besides it is possible to remedy the condition of things complained of by the *Times* in a much fairer way; that is by adding a part of Westmorland to the adjoining County of Albert, which cannot be considered a large or populous County.

If a change, such as is contemplated, should receive the sanction of the Government it will assuredly give color to the rumor which is already being circulated, that the head of the Public Works Department in New Brunswick, who recently paid a visit to Ottawa, had other fish to fry than looking after the unadjusted claims, so called. More anon.

Yours, etc.,

FAIR PLAY.

WATER WORKS.

To the Editor of the Herald:
SIR.—Now that the fanatic of Water Works have succeeded in securing a majority of the small number of votes polled on that question, the public await their next move with impatience. Do they for a moment suppose that the City Council dare take any action in regard to introducing water into the city, involving the large amount of money which it necessarily will, without a clearer and more definite knowledge of their mode of procedure being arrived at? Methinks if our City Fathers undertook anything involving ordinary in this connection, the already overburdened taxpayers of this city would raise such a howl of resistance as would at once consign the question of water works to everlasting oblivion.

I see it stated, sir, in your issue of the 2nd inst., in a communication from Henry Chesnut, in speaking of the small number of votes polled, that "it is no doubt taken for granted that those who did not vote were in favor." I beg to differ with that gentleman in this matter, and give it as my opinion that those who did not vote considered the whole thing as a farce, and did not take the trouble to register their votes one way or the other.

I do wish, sir, in your issue of the 2nd inst., in a communication from Henry Chesnut, in speaking of the small number of votes polled, that "it is no doubt taken for granted that those who did not vote were in favor." I beg to differ with that gentleman in this matter, and give it as my opinion that those who did not vote considered the whole thing as a farce, and did not take the trouble to register their votes one way or the other.

I do wish, sir, in your issue of the 2nd inst., in a communication from Henry Chesnut, in speaking of the small number of votes polled, that "it is no doubt taken for granted that those who did not vote were in favor." I beg to differ with that gentleman in this matter, and give it as my opinion that those who did not vote considered the whole thing as a farce, and did not take the trouble to register their votes one way or the other.

I do wish, sir, in your issue of the 2nd inst., in a communication from Henry Chesnut, in speaking of the small number of votes polled, that "it is no doubt taken for granted that those who did not vote were in favor." I beg to differ with that gentleman in this matter, and give it as my opinion that those who did not vote considered the whole thing as a farce, and did not take the trouble to register their votes one way or the other.

Yours, etc.,

JUSTICE.

WATER WORKS.

To the Editor of the Evening Herald:
SIR.—Believe the water works question is finally settled by a small majority, and it is no doubt taken for granted that those who did not vote were in favor, for if they were opposed they would have cast their vote against its introduction. In reference to this question of water supply the difficulty has only begun; the vote is only one step in advance. There are several to follow, and most important steps involving considerable outlay and thought; and it seems to me that before going any further we ought, as citizens who are to be benefited by this movement, and who are to pay for the construction of it, more cautiously—be sure we are right, then go ahead. Recently it has been stated that the water supply for Fredericton. Had we not better commence right?

The Mayor called a public meeting of the citizens to consider how to suitably open the Parliament Building. Here is a subject of vastly much more importance than that to us. Why could not His Worship call the citizens together and discuss ways and means in reference to water? I think he would find men willing and able to give information on this important subject that would be advantageous to all concerned. I hope there will be a move in this matter at once.

Yours truly,
HENRY CHESNUT.

Mayor Harrison, of Boston, has received a letter from a lady in Chicago, who said she had lived on Shawmut avenue, was culminated, had \$100,000 in the bank, was but thirty-eight years old, and anxious to become a Mayor's bride.

It is all humbug about tramps being away and not willing to exert themselves. One of them, near Marshall, Texas, chased a farmer over a mile with a club.

Paris produces more than two hundred books and pamphlets a week.

TELEGRAPHIC.

Ottawa.

(Special to THE HERALD.)

Ottawa, March 6.
The belief is general that the dissolution of Parliament has been decided on. The Government do not dare to go on another year for fear that the Syndicate monopoly, and other complications, will cause their overthrow. They therefore decide to go to the country. They will first re-adjust the constituencies and change the lines of the ridings so as to give them every advantage.

They will resort to any measure however outrageous to retain power. The New Brunswick Senator, acting in the interest of French Tories, is said now to be willing to unite Gloucester and Restigouche and not disturb the river counties' representation as he proposed in the Senate, provided his object of getting a Tory representative for part of Westmorland is obtained. The telegrams sent to the Tory papers on this subject are believed to be only letters to see how far the Government may venture to go.

The Budget debate will probably continue through this week.

Marine News.

(Special to THE HERALD.)

New York, March 6.
Ship "E. N. Spicer," from Liverpool, reports great damage from gales, &c.; also that on March 1st she fired the brig "Premier," of Yarmouth, N. S., as she was in track of vessel. The "Spicer" reports fields of ice, many miles in extent, off coast of Newfoundland. A steamer was seen by the "Premier" caught in ice. It is believed to be one of the Monarch line.

Floods in the West.

(Special to THE HERALD.)

New Orleans, March 6.
Further reports from up-river confirm the reports of great damage done by the floods at Lafourche. The left bank of the river gave way, and the Morgan railway is under water.

NEW ADVERTISEMENTS.

BOY WANTED. Resident at the Office of JOHN RICHARDS & SON, March 3—w

Notice.

NEW BRUNSWICK, SUNBURY COUNTY S.S. & L.S. To the Sheriff of the County of Sunbury

WHEREAS, Andrew G. Blair, a creditor of Lemuel G. Mason, late of Lincoln, in the County of Sunbury, doth hereby petition, and prays that the said Lemuel G. Mason, deceased, be held in the County of Sunbury, for the purpose of settling the estate of the said Lemuel G. Mason, and that the said Andrew G. Blair, be appointed administrator of the said estate, and that the said Andrew G. Blair, be authorized to sell the real and personal estate of the said Lemuel G. Mason, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate, and that the said Andrew G. Blair, be authorized to distribute the same to the persons entitled thereto, and that the said Andrew G. Blair, be authorized to execute the duties of an administrator of the said estate, and that the said Andrew G. Blair, be authorized to receive the moneys and effects of the said estate