THE UNION ADVOCATE, WEDNESDAY, JANUARY 25, 1893.

James O. Fish, James H. Fninney, Joan it; that he had money due that paying W. A. PARK, been done in other cases, the captain paying W. A. PARK, Sec. Treas.

The Judge in charging the Grand Jury The jailer says nothing was tendered to him NEWCASTLE FIREWARDS IN ACCOUNT WITH (Laughter.) expressed his pleasure in meeting so full in this case. The county should not be put to and respectable a grand jury. He expense for keeping sailors for ships. The thought it was a great help to the cri- men could be put in irons and kept on Loard minal jurisdiction that we could have a if they showed a disposition to desert. He grand jury assembled from different moved that Mr. Irving be heard. Carried: Jailor Irving said it was a pure piece of parts of the county, representing the different views of religion, politics, and spite. The sailor went ashore to see a lawyer; April 2 different views of religion, politics, and so forth, and that the grand jury are willing to come together and help in the willing to come together and help in the administration of criminal jurisprudence. Before the ship was ready he consulted Min He hoped it would be long before we Hutchison about the board, who said he didn't

shall be deprived of such help. He ex- know but if Mr. Murray said so all right. plained the difficulty of having no grand Nothing more was said till word came to jury, and if having a per: on appointed by release the man. He (the jailer) refused. Aug. 22 the crown or by the court and the res- Before that the captein and Mr. Hutchison ponsibility thrown on that person, and said I was feeding the man too well and the he could see no better mode than the would give me 50 cents a meal for starving Nov. present. He took up the new criminal him. Mr. H. had refused to pay the board bill and the sailor had been kept in jail four code compiled by Sir John Thompson, code complied by Sir John Indupsol, Minister of Justice, and pointed out its great advantages He also traced to history of the grinned Murray should have told him of this comsome extent the history of the criminal

law, and eulogized two great criminal plaint. Coun. Murray said he didn't consider it the iurists, Lord Macaulay and Sir James duty of a Councillor, when a complaint wa FitzStevens, who did so much towards giving a criminal code to the British simply done his duty in presenting the letter Empire.

There was only one criminal case be- to the Council, Mr. Hutchison having asked ore the Court. The Clerk has given me him to do so. The law is a Dominion

R. R. CALL,

W. A. PARK. TREASURER.

Men at Newman fire, Men at Mitchell fire, R. Beckwith, salary, Duty on hose, Freight, Men at freight shed fire,

R. Beckwith, salary, H. R. Murray, horses, Men at Mitchell fire, D. Duncan, work, T. Preston. work, Express on parcel, E. Lee Street, insur. Goderich Co., hose, " draft, T. McAvity & Sons

wasts etc., Freight, R. Beckwith, salary, F. H. Gough, work, T. Maltby & Son, pipe, R. Fairman, work, J. O. Fish, lumber.

Wm. Masson, buckets, Wm. Gifford, work.

640.94 1297.24 2928.97

\$860.82

Chairman. we'll pick him up at our own expense. - to submit the following report of Scott Act Inspector Menzies' account for the past year. John Irving taking lunatic to asylum, \$23. We find the total amount collected i

Reduced to \$20 and passed. \$2068.1

 1892.
 Reduced to \$20 and passed.
 \$208.

 March 10 To pd R. Beckwith, salary, dries, dries,

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cff the wharf and float down to Hardwick The Committee on county accounts big leave that made no difference. The Legisla- Winslow's contention, that the local sizets have gathered to discuse further ture had limited this body's power to act overrides the order-in-council, was plans of campaigning and encouraging disburse money. Would it not be absurd. That act has no reference to the forces there to keep their ranks anomalous if, while the Council could fines. The Dominion Government had against the fell foe of the race until pay only \$500 salary, the inspector on placed these fines in the hards of the victory is secured and alcohol in every his part could employ others to do his Sec. Treasurer. For what? For the form as a beverage is banished from work of searching out and prosecuting Purposes of the Act. The order-in the land.

offenders for big fees? It was never council is paramount and overrules a After the usual business was ended intended that he should have the right local act. If it was necessary for the daucing was indulged in until midnight to disburse the people's money. It was inspector to employ counsel and incur by a merry crowd of young people. intended that the Inspector should travelling expenses in enforcing the The dresses of the young ladies were rosecute the cases himself. The em- Act the Council was, in his opinion, magnificent, and as they flitted about the

Sc. Treax, slilling in the should lists \$10.00, Pased.
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statute, and it says that when a sailor is co an indictment charging two persons, Annie Conway and James Conway, with mitted to jail for attempting to desert the assault and obstructing an individual- master may secure his release on getting an which happened to be the Inspector un- order from a magistrate for it. Nothing i which happened to be the Inspector un-der the Temperance Act—in the execu-tion of bis duy in the aid and assistance of a constable, Adam Hill, a pesce offi-cer who was said to be carrying out some process of the law. I need hardly

tell you, gentlemen, that we have such a jailer give a prisoner better food than the thing as a Temperance Act said to be in prison fare if he asks for it and is willing to force in this County. By the provisions pay for it? The captain doesn't pay for it of this Act persons having in their pos- the man pays for it out of his own pocket. session liquor that it is liable to be seized Has the jailor any right to make such an and they are liable to be called up for arrangement?

Sec-Treasurer—This is not a matter for the Nov. 1 any infringement of the Act, keeping Council, but an outside matter. If Mr liquor for sale, selling and so forth, and liquor for sale, selling and so lorth, and independent of that to have the liquor not look for it here but in the usual way. The before the magistrate and destroyed .jailor has a right to be paid 20 cents a day. There are two ways, a constable or in-If a special arrangement be made that is spector in the daytime, by the authority another matter. I know of no law for it. of the law may search and examine, go Coun. Mersereau-It would be severe on th into the house and examine thoroughly jailer to feed the man for nothing and be sued and so forth, and to get assistance from for damages by Mr. Hutchison.

any persons that they call upon for the Coun. Doyle-I would like to ask if any purpose, not only so but they have under prisoner has the right to get better food that certain sections us ler which-I need not the jail allowance? Mr. Irving-In Fredericton the Scott Act take the time to read-to get a search warrant by making a statement on oath prisoners paid \$10 a week for board, had a

telephone and all they wanted. Here when a -the Inspector is enabled by law to get poor sailor goes ashore to consult a lawyer he a search warrant directed to a constable is pour sand goes asher to jail, and must be a search warrant directed to a constable or peace officer, and those persons may under that, enter into the place, if the house is open, and will ave if ft is not open I think after reasonable and fair means are taken of signifying his internet. means are taken of signifying his inten- to desert. But he should remember that the tion to the party, and if the party refu- man was tried before Mr. Fraser and convictses to allow the persons to enter they ed.

are justified by law by using as much for ce, and force only for the purpose of enabling them to carry that out. Now this charged that in this case this was the it is charged that in this case this was the be made to pay the board bill in all such

ensoming them to carry that out. Now it is charged that in this case this was the case. That a search warrant was direct-ed to the constable Mr. Hill and he called upon the Inspector to assist him in carrying it out. That the parties went armed with the warrant and demanded admittance but were unable to obtain it. armed with the warrant and demanded admittance but were unable to obtain it. That the constable with the assistance of Mr. Menzies did what they were justified in, forcing their way. While this was going on the father with an the father with a

this was going on the father with an axe threatened what he would do. The daughter it is charged threw an iron at the Inspector. I don't know whether it took off his mose, but it gave him a serious wrench. There are some dissatisfied and desert even when they are accounts.

and it will not be necessary for me to say anything about them at present. This Indictment charges with assault and obstruction of the Inspector acting rate of \$10 a Week whether articles and obstruction of the Inspector acting rate of \$10 a Week whether articles and obstruction of the Inspector acting rate of \$10 a Week whether articles and obstruction of the Inspector acting rate of \$10 a Week whether articles a This Indictment charges with assault and obstruction of the Inspector acting and assisting the peace officer in and about the business. The first count is against both in taat way. The next for wounding, in the same way, under the same circumstances, Mr. Menzies

the Inspector. This is a variation of the same charge no doubt. The county with the expense of feeding such prisoners the thing ought to be termin ated Cour. Murray-I am inclined to the view next count is simply wounding without that the captain is entitled to get his men reference to the obstruction. As without paying anything, but I think we regards wounding I must say to make should follow the usual custom. If Mr wounding there must be a flesh wound. Irving chooses to make an arrangement with a The skin must be broken and from the sailor, for providing him with extra board, McCulley, examinations in criminal cases, statements in the depositions I think he ought to take the risk of \$22.50. The auditor reporced that there is no that would be very plain as far as that getting his pay from the man or an order

goes. The Judge also stated that the captain for it. tiere was a count for common assault, Coun. Pond -If the men are put in jail as by a judge. and that he would leave the case with criminals the county must pay 20 cents a day for a magistrate to be paid in cases like this. the Jury assuring them that he felt they for their board. The matter was allowed to drop. would give it their best attention.

The Grand Jury found a true Bill on i all the Counts.

The following civil cases were enter- J. R. Lawlor, col. rates up dist.; Alex. case? ed for trial. James Lynch vs. John Sallivan Adminis. of the estate of John Millar, com. highways up dis.; David Clark, payment. McCarthy deceased. E. P. Williston, dis. clerk, lower dis., \$4 ; J. C. Millar, road Coun, Murray-Would it be illegal for the E q., for Piff., R. A. Lawlor, Esq., for | com. building sewer ; Mr. Wm. Masson. col. Council to pay it? Deft.

Herman Hovey vs. Chas. Long, L. J. dog tax; Cornelius Connolly, com. highways, Coun. Morrison-The cost of such examin Tweedle, Q. C., for Piff., E.P. Williston, Esq., for Deft. Esq., for Deft.

In the first case the title of land Jonas Clark, col. rates lower dis. John coming in question and the County Delaney, com. highways lower dis. John Dr. McDonald, coroner, \$21.50. Passed. Court having no jurisdiction the case New, police magistrate, firewards as Chatham Public Wharf acet. - \$2.12 due follows:

Wm. Gillord, work, John Clerk, work, Wm. Park, sundries, Ritchie & Co., lumber, E. Lee Street, alcohol, K. R. Call, coal and gas, S Mir. S. N. Co., \$3.20. Passed, John Shirreff, \$256. Passed. Newcastle Public Wharf Com., \$245.47 on for hand. Passed.

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8 65 but it is no more than right to give all a chance the committee finds a charge of \$20 for an W. A. Park, Secty., Police Com., 50 00 to compete for it. I recommend that this be assault case. done in the future. 81,202 05

Coun. Morrison-It would be impossible in some cases for any committee to do so. Sup-pose there is a hole to be mended. It cannot 1006 00 40 00 up, and, besides, the job must be doae at once. When a block is the total state of the second state of the se

Rent. C. J. Thomson. \$1070 36 When a block is to be built or any large job 131 69 done tenders may be asked for, but not for the Balance due Treasurer making of ordinary repairs. When a stringer mittee find an overcharge of \$15! W. A. PARK, Treas.

Newcastle, Jan. 11th. 1893. gives away, for instance, it must be attended Coun. Betts presented a number of accounts to without any delay. My experience is that Armstrong case. From all that the committee work is done more economically and satisfac- could learn that occupied only one day and or Derby parish, which were passed. On notion of Coun. Betts adjourned till 5. torily by days' work than by tender, as three are charged for.

contractors too often slight their work. Coun. Doyle—The committee can tell before taking work off the hands of a contractor, whether it has been slighted or not. They can tell just as well one way as the often and the defendant admitted bis of puilt. I made are charged tor. Coun. Murray—I was engaged about five days on that as there were several adjourn-ments. Now with reference to the charge of \$10 in cases where the defendant admitted bis of puilt. Reassembled, and, on motion of Coun. Doyle, adjourned till 10 a.m. to-morrow. NEWCASTLE, Jan. 19. Council was called to order at 10 o'clock.

Morrissy, horses,

Cr: By balance on hand, " Rent, J. McLaggan,

Respectfully submitted.

The following accounts were acted on: S. U

JOHN BETTS, JARED TOZER,

V. RUSSEL,

D. MORRISON.

R. FLANAGAN,

there is no argument in that. If there is a large hole which, in consideration of my asking large hole to be repaired there would be no trouble whatever in letting a contract for the work at once. Minutes were read and approved. Coun. Sallivan read the following report:

Newcastle Pub. Wharf acct. with Sec. to attend free after the third day of contested reas., \$245.69 on hand, Passed.

Passed. Jeremiah Sullivan, A. G. Dickson, H. H. Gunter, Paul B. Perry Coun. Betts read the report of the County

COUNTY ACCOUNTS COM. REPORT.

omitted, \$471. Passed. Assessors of rates, preparing lists of voters

D. G. Smith, printing, \$14.27. Pas D., J. S. Bensen, cer. of lunacy, \$4.67.

Passed. Burke Archibald, taking lunatic to asylum

Dr. Weir, inquest, \$19.30. Passed at \$18.40.

John Simpson, \$2.40. Not sworn to; the Scott Act accounts.

about this. He was called as a witness to Coun. Murray--At whose instance Chatham, lost a day and a half, and has recei- does he appear? The Council is surely ved nothing for it. I move that it be paid able to carry on its business without now. The motion was carried. advice or assistance from without. On motion of Coun. 'Tozer the Council ad-Coun. Robinson-It has always been journed for a half hour. customary to hear any gentleman who On Council being called to order Coun. applies for the privilege of addressing

Morrison read Inspector Menzies' report as the Council. follows: provision in the law for the payment of costs INSPECTOR MENZIES' REPORT. in such examinations unless they are ordered To the Warden and Municipal Council of the County of Northumberland. instance he appears.

Coun. Flanagan-There should be some way Gentlemen :- I herewith hand in my ac Motion carried. We should get at it in some way. In this, the Barry arson case, there were too many Mr. Wilslow said he was a ratepaver of the county and he took it that he

The matter was allowed to drop. The matter was allowed to drop. Coun. Doyle presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to drop. Coun. Doyle presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to drop. Coun. Doyle presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the following sparse accounts for New reasonable mount should be paid. The matter was allowed to a right presented the reasonable mount should be paid. The matter was allowed to a right presented the reasonable mount should be reasonable mount should

ducted from this account, which will allow the bills it was his intention to costs. it to \$1132,24, which still appears to your take proceedings to prevent the Sec. Coun. Morrison sgain read the re-take proceedings to prevent the Sec. Coun. Morrison sgain read the re-Treas. from paying any money not port on the Scott Act accounts, amend-Treas. from paying any money not port on the Scott Act accounts, amendfor adjustment. Your committee woul strongly recommend that the Council instruct

authorized by Act of the Legislature. | ed so as to ask for a reduction of \$150 Ccun. Anderson-I move that Mr. only, the \$15 item being accepted as a John. proper charge.

Cunn. Tozer moved the adoption of grateful for the privilege accorded him. the report. He appeared on behalf of the Indepen-

dent Order of Good Templars, and read payment in uncontested cases. He had dent Order of Good Templars, and read payment in nacontested cases. He had is expected to be absent for three or four made a bargain with the inspector, had advised him on all matters, had assisted British Agent on the Behring Sea

Resolved. 1. That this District Lodge in securing some of the settlements arbitration case. Would desire on the part of the Good Templars of the county to express its gratification at the successful work done not have done so but for the surgement of the settlements of the successful work done is a baye done so but for the surgement of the settlements arbitration case.

Coun. Morrison-In the charge for the 11. That if any change be deemed

tell just as well one way as the other, and guilt. I made an arrangement with Mr. Men. county. III. That a committee already ap-pointed by the District Lodge to render amount.

amount. hecessary aid to the Inspector present hese resolutions to the Council and

cases without this. Moreover, the Inspector He would leave the legal aspect of Wm. Irving, prisoners' board, \$119.40, requires advice and assistance before cases

Wm. Mitchell, constable, \$21.85. The au- sition and required a good deal of assistance, litor reported that the constable was entitled which I gave, He was not a lawyer, but had to only \$1.50 each for the prisoners and mile-age. But he had had a good deal of trouble duties. You all know that Seott Act cases are and it was retained. It should be the agreement with Mr. Murray as stated, with the men, having arrested them in Doak. fought hard, advantage being taken of every with the men, having arrested them in Doak-town and taken them to Chatham- He had to flaw in the proceedings and costs piled up by desire of every ratepayer to carry out and Mr. Murray had carried out his **Ecse Company Wanted**. town and taken them to Chatham- He had to buy tickets for them, and the bill was therefore recommended in full. Passed. It was necessary to look carefully the law. It was the duty of this after the papers, and I also examined the con-Council to do so. Would a refusal to the law of this after the papers, and I also examined the con-the council to do so. Would a refusal to

by tickets for them, and the bill was therefore recommended in full. Passed. S. Thomson. Clerk of the Peace, \$20.— Passed. County Buildings, fuel, repairs, etc., \$36.35. Passed. Sec. Treasurer, salary, etc., \$215. Passed. S. Thomson, reg. births, deaths and marria-ges, \$47.80. Passed. S. Manne and J. R. Jawior were ap-pointed a committee to form a hose on hand always when Mr. Menzies wanted me, to na dalways when Mr. Menzies wanted me, the sec. treasure is the first operation. The Scott the first sec. the bad hear enforced by Mr.

on hand always when Mr. Menzies wanted me, Act as it had been enforced by Mr. seconder I withdraw my motion to firewards will soon be able to show a Menzies was a great success, but there adopt the report. of Scott Act engagements. I refused a retain-

was room, now that certain technicali- Coun. Mersereau-At last July session, er to go to Alnwick one day, and employed Mr. Fraser to come to Newcastle for me on more than one occasion when I had Scott Act cases. When I got into court perhaps some of those cases were not defended, and you propose not to pay me for attending at the sacrifice of oth-er business. Is it right I should get no fee in er to go to Alnwick one day, and employed Mr.

The motion to receive the report was no trial. In one case, up river, \$10 Coun. Robirson-I move that Mr. W.

> o'clock. Called to order at 2.

that it pass. Carried.

passed.

Coun. Flanagan-Mr. Winslow will tell when he comes forward at whose

E. P. Williston was reappointed Audi- Scott Act account meet.

the report.

Mr. M. Adams left here on Saturday morning ou his way to Ottawa via St.

Hon. John Costigan has been appointed acting Minister of Marine and Fisheries during the absence of Hon. Mr. Tupper, Coun. Murray protested against non who leaves on Monday for Europe, and

Templars of the county to express its gratification at the successful work done by the Inspector of the Canada Temper-ance Act, and its conviction of the moral and material advantage to the county as the result of such work dur-ing the past year. had aided in collecting ines, and work that be was to be paid in every case. The Act was one of the most difficult in Canada to prosecute urder, Mr. Wins-ing the past year. low to the contrary notwithstanding, Wednesday evening last. Miss Harper 11. That if any change be deemed necessary in the arrangements for the enforcement of the Act by the Council this year, we would respectfully desire to express our hope and assurance that it will be in the direction of ensuring increased help to the Inspector in his work, so far as possible to increase the efficiency of the Act throughout the III. That a committee already ap-

make such other representations in its Menzies be heard. Carried. name as would be deemed necessary. Mr. Menzies said when h The high, position attained and the Mr. Menzies said when he was ap universal acceptance and approval of pointed a year before, he heard on the pleasant liquid fruit remedy Syrup the question for the higher courts, and every side that it was a hard law to en- of figs as the most excellent laxative come up. The Magistrate was new to the po-touch on its justice. The question of force. The Council knew that he was known, illustrate the value of the repealing or retaining the Scott Act not a lawyer. He had employed the qualities on which its success is based was discussed on the piatform last best coursel he could get, and was sure ond are abundantly gratifying to the summer, and voted on by the people he had got the best. He had made the California Fig Syrup Company:

strong company.

Dr. Weir, inquest, \$19.30. Passed at \$18.40. Almhouse Com. in acct. with Sec. Treas., \$1,589.36 on band. Passed. County School Fund with Sec. Treas., County Contingent Fund with Sec. Treas., County Contingent Fund with Sec. Treas.,

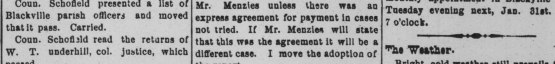
C. Winslow be heard in reference to passed and the Council adjourned till 2 was charged though Mr. Murray did Biachrille. not appear at all. I feel that Mr. Rev. H. Penna will fill his usual Murray will have no further claim on monthly appointment in Blackyille on

Blackville parish officers and moved express agreement for payment in cases 7 o'clock. not tried. If Mr. Menzies will state

Bright, cold weather still prevails the

Coun. Chiasson read a number of Coun. Mersereau-Mr. Murray had temperature gradually settling down Rogersville accounts, which were pass- better knock something off the bill, or lower and lower until the lowest point he may kill the goose that lays the for many years is reached. On Monday Coun. Chiasson presented a list of golden egg. The bill is certainly enor- morning 30 degrees below zero was Rogersville parish officers, which pass- mous. It would be necessary to look reached, and it was intensely cold but sharper and to make both ends of the quite cslm. Since then it has moderated, yesterday being quite mild.

Coun. Schofield presented a list of Mr. Menzies unless there was an Tuesday evening next, Jan. 31st. at



Coun. Morrison moved that Inspector Gratifying to all.

