r Express charge on box.

12 R Beckwith, I salary.

13 Pk 2 Exchwith, I salary.

14 For rubber rings and freight,

23 D&J Ritchie & Co. oil etc.

25 T M.Avity & Co. goods \$10.93,

P O order 10 cents.

26 Freight n warte etc.

28 EL street, & cohol.

W Park, pipe, etc...

M O Thompson, work.

J H Phinney, poish etc...

R R Csll, coal and gas.

J Fergeson, oil & Comments,

R H Almstrong, refreshments,

K H Germley, horses.

W A Park, Scoretary.

Newcastle, Jan 14, '83,

Report adopted.

Account of R. R. Call against the

J. H Phioney, against Police com., for

Coun. Jones from the committee

Year committee appointed to examine and report on the Alms House accounts beg leave t

Wm Jones,
Eph Hays,
Murd Sutherland,
Robt McNaughton
Wm Lyons.

Coun Jones presented the accounts and

eturns of the Parish of Derby, which

Return of Hugh Parker by-read com.

Return of Christopher Crocker, coll.

Return of John J. Miller, com. roads,

Return of Malcolm Amos, comm. high-

Return of Thos C Newman, col impice,

MUNICIPAL COUNCIL ROOM

Thursday, Jan. 19, 1888.

Return of Levi Gearish, com. roads.

Return of Eoh Betts, coll. rates.

ecount of Eubulas McCallum

Thursday morning.

ere passed as follows:-

erby, on hand \$2.

Division No. 2.

ways, Dist, No 1.

oad tax,

lice fund of \$148.45 was passed.



This powder never var *. A marvel of purity strength and Wholesomoness. More economica than the ordinary kinds, and cannot be sold is competiton with the multitude of low test, shor weight alum or ; hosphate powders. Sold only in ans. Reval. Barine Powder Co., 106 Wall St.,

COFFINS & CASKETS

ROSEWOOD & WALNUT COFFINS. COFFIN FINDINGS AND ROBES,

which he will supply at reasonable rates.

RADGES FOR PALL BEARERS also supp

WM, McLEAN, - Undertaker



-THE FIRST-FANCY DRESS CARNIVAL OF THE SEASOI

--IN THE--Chatham Skating Rink

-WILL BE HELD ON-FRIDAY Ev'g, 27th Inst.

sre for years.

No pains or expense will be spared to make

a success.

A great many of the skaters, both ladies all gentlemen, have intimated their intention to tal part and assist in making it a great attraction. ---: A HANDSOME:---

PLUSH COMB & BRUSH CASE ---AND A HANDSOME---

EBONIZED SMOKER'S SET will be given to the Lady and Gentleman, respectively, whom the spectators may declare by ball to have the best original costume. THE FINE RAND OF THE 73RD RATT

LONDON HOUSE

-ON HAND, AND TO ARRIVE-100 Chests of well selected TEA which will be sold low at small advance for My TEAS at 20c, 25c, and 30c, give generatisfaction and are better than any yet offered.

-IN STORE-'Crown of Gold,' 'White Pigeon and other Brands of FLOUR. CORNMEAL, OATMEAL, BEEF, PORK, LARD, BUTTER, TOBACCO AND

SUGAR, at bottom prices. ON CONSIGNMENT 100 Otl. GOOD CODFISH.

R. HOCKEN. TO LET OR SELL

 The property in the west end or Unatham on the easterly side of Sanned Waddiston's lands known as the Roger, place. Possession given immediately. For further particulars apply to ROBT. MURRAY.

Chatham, N. B., May 9th 1887

Assignment. otice is hereby given that Charles H. LaBillahousie, in the County of Restigouchant, has made an assignment of all erty to the undersigned in trust for s creditors. deed now lies at my office, Dalhousie.

JAMES S. HARQUATL, DENTAL NOTICE

DR. CATES

- NOW OCCUPIES HIS-

ARTIFICIAL TEETH. THE LATEST

as near painless operations in the extracational filling of teeth as can be had at the present Visit will be limited to about a fortnight

WOMEN WANTED. GOOD PAY. No Capital Required.

THE CANADIAN AGRICULTURIST.

Account of W. P. Stewart, parish clerk. Return of Horatic J. Lee, coll. rates disict No. 2 Return of Vital Allain, com. highways

vision No. 2. Return of W. B. Stewart, col. justice. Return of W. B. Stewart, col. defaultr's road-tax. Return of W. B. Stewart, col. justice

lefaulter's list for 1886. \$5.00 received from J. Christie. Return of Vital Allan, bye-road com. Account Beloni Russell, district clerk Return of James Buie, col. justice, dis-

trict No. 3. Return of Bruno Poirier, col. rates, dis riot No. 1 Return of John Buie, com. highways.

livision No. I. Balance on hand of \$9.60 mmittee recommend amount be paid Return Lazore Muzzerall, bye road comlow less commission charged than he is atitled to.

Return John B. Russell, col. rates. Auditor makes the amount of \$1.80 due im. Committee recommend his sucessor in office pay it him. Return of James Mahony, col. rates. listrict No. 3.

Return of W. B. Stewart, bye road com. Return of John Buie, bye road com. Coun. Hays presented Parish accounts

and returns from Nelson, which were seed as follows: -Return of Matthew Carroll, com, roads. Do. Charles Vye, Jr., collector rates disrict No. 1. Auditor finds correct except

\$12.12 due county. Ordered that it be paid over to Sec'y-Tr. Do. Alex. Harper, com. highways, diision No. 2. Do. Alex. Harper, com. bye roads.

Do. George Harper, col. justice district Do. Alex Parks, col. rates.

Do, John Sullivan, com. roads, division Do. John Sullivan, com. bye roads. Coun. McNaughton presented parish coounts and returns from Glen elg, which

assed as follows:-Return Alex Dick, col. district No 2. Do. Alex. Dick collector, list of default-

Do. Alex. McLean, col. rates, district No. 3. \$3.83 on hand. Ordered to be paid o Secy-Tr Do. Bernard Cook, col. rates district No. 2.

Do. Duncan McNaughton, com, bye Do. Lawrence Reinsborrow, com. high-

rays, division No. 3. Do. Angus F. Russell, bye-road com. the balance of his grant, \$10.00.

rays division No 2. Do. Angus Russell, com. highways. preveyors; he received \$7.60 but does not Referred to Petition Committee. show its expenditure. Return not accord-

Ordered that Mr. Russell make arn in July as directed by law-Coun Underhill presented petitions

om persons in the parish of Blackville asking for a ferry; referred to com. on

report of committee appointed to visit the Alms House and report thereon. TO THE MUNICIPAL COUNCIL OF THE COUNTY OF NORTHUMBERLAND.

Gentlemen: - Your Committee, appointed at the last annual Session to visit the Alms House from time to time and report to Council, has performed the duty entrusted to them by visiting and examining to Council, has performed the duty entrasted to them by visiting and examining the institution on several occasions during the present year, their last visit being on Monday 16th January instant.

We are of opinion that the facilities for heating the building are susceptible of improvement, both as regards a more even and effective distribution of warm air throughout the establishment and a dure regard for the economizing of fuel. We would suggest the desirability of this subject receiving serious and prompt attention.

on. In making our visits, whether singly or

Return of James Nash, coll. rates district No. 2. Com. find balance on hand Return of James Nash, coll. rates district No. 2. Com. find balance on hand of \$1.75. Ordered that he pay amount over sented in the report and thought the suggestions as to the heating, as well as to gestions as to the heating, as well as to gestions as to the heating, as well as to gestions as to the heating, as well as to gestions as to the heating, as well as to gestions as to the heating, as well as to gestions as to the heating, as well as to gestions as to the heating, as well as to gestions as to the heating, as well as to gestions as to the heating, as well as to gestion the complete that he pay amount over the complete that om. Committee find a balance due commissioner of 34c. Ordered that it be paid by his successor in office.

Security of the changes of diet in the addition of batter when there was no meat and milk work good. He also referred to the matter of infants mentioned in the report as requiring attention.

Security to the County and to pay the expends of the department.

Annexed hereto is a detailed statemat of the receipts and expenditures during the payear.

Secretary.

Newcastle Firewards, in account with W. A. Park, Treasurer.

Coun. Adams thought the Alms House 1887 coun. Adderson presented Parish ac counts and returns for Alnwick which passed, as follows—

Account of Oliver Allan for assessing rates \$9.63. Auditor reports the law makes no provision for such payment. Respected.

Conn. Adams thought the Alms House from the hands of good men, and he thought Conneil was infringing on their rights, and were casting reflections upon them by making changes in the bill of fare.

Conn. Adams thought the Alms House from the law makes no provision for such payment. Respected.

Conn. Adams thought the Alms House from the law such that the bill of fare ordered butter four times a week of the formula of the law of fare ordered butter four times a week of the law for the law of fare ordered butter four times a week of the law of fare ordered butter four times a week of the law of fare ordered butter four times a week of the law of fare ordered butter four times a week of the law of fare ordered butter four times a week of the law of fare ordered butter four times a week of the law of the law of the law of fare ordered butter four times a week of the law of th

of fare ordered butter four times a week but that Mr MacLachlan had ordered that Return of John Stymest, coll. justice. | they were to get it only on Sandays. Coup. Bamford thought it was not right to appoint a committee to do a work and then condemn them for doing it. He knew the commissioners dil the best they could in the interest of the County, out he thought the recommendations should

be agreed to. Coun. Underhill said the inmates of Return of W. B. Stewart, J. P. fine of of those who had to pay texes to support Dec 1 them. Infants in that home were well taken care of, and the old women there had nothing else to do but take care of them. If the commissioners did not wish to run the Alms House as this Council wished they had better resign, as others could be found to take their places.

Coun. Cameron thought the commissioners did the best in the interest of the | rent of lock-up, etc. correct, passed. the county, but he thought this Council Alms House accounts reports as follows: had the right to make such suggestions as would make improvements.

Coun Ryan said he was one of the com-To the Warden and Councillors of the Municipal-

mittee last year to visit the Alms House.
The inmates complained last year that they did not get butter. Coun Ryan advanced the idea that the better the inmates were kept the cheaper it would be, Richard Attridge—Richard Richard Richa mates were kept the cheaper it would be, as if they had articles of food not now properly sapplied, they would use less of "250" Dec 33rd something else. In reference to the babes 7,750 "Aprilluh Feb lat." properly supplied, they would use less of something else. In reference to the babes the keeper and his wife were not able to take care of them, and, in some caser, the names of the infants were not able to the take care of them, and, in some caser, the names of the infants were not able to the care of them, and, in some caser, the names of the infants were not commissioners on being asked for examinous concerning these items could give you committee no satisfaction or tell them for ing noticed the difficulty of egress in case of fire, had recommended a fire escape be provided and it had been built.

Coun Watt was surprised at the re-

marks of Coun, Adams. The commissioners were human; they might not have proper judgment, and such recommendations as were made in the report were in the best interests of the institution. Suppose the accounts were a little larger next year, the recommendation of the committee would help them in passing

their accounts. Coun McNaughton asked legal advice. Could the Council dictate to the commissioners what they should do. Coun Morrison said Council did not dic-

tate, it recommended. Coun Bamford thought if Council had no power over the Alms House Com'rs. Council perhaps had no power to appoint a committee.

Coun Underhill thought it was right mmittees should be appointed to examine the Alms House. Coun Jones spoke to the report brought in by the Committee. Council asked these changes to be made in the bill of fare in the interest of aged people, who,

because they were paupers, should not be of their bit of butter and drop of milk. Report adopted. Do. Duncan McNaughton, com. high- per, asking for an assessment for the ex-

of Matthew Carroll and Alexander Harpenses of laying out a new road in division No. 1, Nelson, amounting to \$67, bearn does not show amount in lists sent to sides the cost of assessing and collecting. Couns Watt, Ryan, McNaughton, O'-Brien and McMillan were appointed to

> nominate three County valuators. Coun. Morrison presented Newcastle Parish accounts and returns, which were Northesk, which were passed:passed as follows:-Account W. Masson, col. justice, mid dle dist., default list 1885; do do up dist.

1886; do 1887. Account W. Masson, col. justice, middle district. Committee thought he ought to pay for posting notice out of his

Northesk, which were passed:

Return of Patk. Hurley, on 1 nn-resident road-tax indist. 3.

"David Dunnet, col. parish and Cr. rates "James Urquhart, com. Highways dist. 3.

"Patk. Hurley, col. rates, dist. 3.

"Win Copp. col. road tax. dist. 2.

"Neil Gordon collecting justice.

"John O'Shes, by-road commissionet.

"James Urquhart, "dist. 3.

"Patk Hogan col rates—ordered that he pay 8t bal in hand, to Secv-Treesturer.

"Win Copp. col. road tax dist. 3.

By the returns it appeared that the collected to Sequence of the collected of the collecting and handed it of money collected to Sequence of the clearing anow rosh a bridge, etc. and was properly accounted bar in that way. Passe distributions of the control of the collecting anow rosh a bridge, etc. and was properly accounted bar in that way. Passe distributions and the collection of the correct. Account John Buckley, town clerk. Auditor reports that the amount is not al lowed by law. Coun. Morrison said Mr.

Account David Clark, \$4, for holding

wood be heard. Passed. Mr. Smallwood explained that he was engaged at \$2 per day by the wharf by-law passed. committee to de the work and find his assistant. He ettled with his assistant. who had no c'aim against the wharf committee and he also paid for spikes.

etc., out of his own nocket. After Mr. Smallwood had gone at length into the natter, it was or dered that he be paid \$14, balance due. ALMS HOUSE.

On motion of Conn. Bransfield the charge for keeiing Margaret McLaughlin at the Alans House was recommened to be transferred from the parish of Hardwick to that of Chatham, Conn. O'Brin brought to the notice

against the parish of Nelson, when it Passed.

Coun Adams asked if there was any perly belonged to the Alms House Com-Secv Tr said there was no return and deprived of some little necessaries, and he read from the law in reference to cases His information was that the person rethought it was not right to deprive them where no return had been made of mon- ferred to lived for several years in Neleys expended on work performed, Council adjourned until 10 o'clock on

> Conn. Watt said it was noticeable that while Mr. Barchill asserted there hi hways, upper dist., Chatham. Conneil was called to order at 10 a. m. was abundant, cof that the woman beand minutes of yesterday were read and longed to Chat am, and did not belong Anditor says no provision made in law Coun. Ryan, from the parish accounts committee, submitted the following ac- Alms House co amissioners. ounts and returns from the parish o

Nelson and sain the house where she lived while the e had been torn down were read and approved of: for years. She originally belonged to Chatham, not Nelson.

Conn. Flanag n: Glenelg-not Chat-After considerable further discussion the matter war, referred to the Alms House Commissioners.

TITIONS. Conn. Adam reported on several correct
of John O'Shea, com roads dist. No 2-Petitions, as hairman of committee thereon:mmittee.
of John Shaddick \$14 as dist. clerk No.
"Thomas McKenzie do do do No 2
"Thos Kenting do do do No 4

Petition of Marchew Carroll and Alex Harper, Parish & Nelson, praying that parish may be a cossed to open a certain Conn. Bransfield read return of Dan'l road: Committee recommend it be re-Lewis, collecting justice Hardwick pass- ferred to the controllors for Nelson, but they express the opinion that the road Conn. Adams suggested that report is not of sufficient public importance to

In making our visits, whether singly or together, we have given no previous notice to the keeper so as to ensure our finding the place in its everyday, ordinary condition. In all cases we have found the house and surroundings ready for imagentian, the rooms storerooms, cellars etc. Throughout clean and well-ordered, and a general appearance of tidiness pervading the whole premises.

There were, in the House, on Monday, twenty two immates, thirteen of whom were males and nine females, including two male and root female children.

The immates appeared to be contented session of councillors' election in lower district.

Coun. Adams suggested that report is not of sufficient public importance to for counting the district.

Counting the place in its everyday, ordinary condition.

Return of Alex Atchison, by road com.

Additor reports 50 cents over charge on commission; recommend he be paid less throughout clean and well-ordered, and a general appearance of tidiness pervading the whole premises.

There were, in the House, on Monday, twenty two immates, thirteen of whom were males and nine females, including the place in its everyday, ordinary condition.

Comm. Tozer moved that the Secretary Treasurer and two members of Council be appointed a committee to from him at Bia k Book by Constable.

Countil the foundation of the total for the Manicipal elections in Northembers. Perition of L muel Drysdale of Almfund him \$4.4 improperly collected Scott Act Impector.

taxes and it was, therefore, best that the respect to the required to the recognition appointment was illegal, would the payment of that parish.

Coun. Watt submitted a resolution appointment was illegal, would the junction had been given. pay up before zoting for councillors.

He was in favor of the resolution.

Coun. Burnfield reviewed and agreed with Coun. Tozer's romarks, favoring the change proposed.

Coun. Watt submitted a resolution appointment was siteful, would the pay up before zoting for councillors.

Coun. Burnfield reviewed and agreed with Coun. Tozer's romarks, favoring the change proposed.

Coun. Watt submitted a resolution appointment was siteful, would the Councillors were here as guardians of the taxpayer's interests and were not to be exceed by threath of proceedings which are now as the Council is informed, and have been for some time illegally the Council not be wrong in paying him?

Council not be was the other members and were not to be exceed by threath of proceedings with men reference to Mr. Nevins' as when they believed they were in the side.

Council not be wrong in paying him?

Council not be axpayer's interests and were not to be axpayer's interests and were n with Coun. Tozer's remarks, favoring the change projosed.

Coun. Water aid the Chatham candidates never pan, the taxes of ratepayers for sake of social their votes, for one than they believed they were in the sanction a mot on to pay one dollar unstantion a mot available for the uses to sanction a mot on to pay one dollar unstantion a mot on to pay one dollar unstantion.

Easi twas shown that the County was bound by law, to pay it. Unless train the counties of the county was put, and carried. Names being salted on a division they believed they were in the winch they believed they were in the one even in September.

James Desmond and the councillors for the Council to entertain the proposition to say Mr. Vye,

Mr. M. Adams and he would say if

the impression that Ashton had yet to discussed the desirability of the pro-be paid. Herroved that Mr. Small- posed change until reminded that it had Coun. Jones claimed that the wise

Council adjourned until two o'clock. Conneil re-assembled at 2. p. m. ACCOUNTS AND RETURNS.

Coun. Morrison from parish acces. com. reported following accounts and returns, which passed-Account of Chas, Marshall, late col-

lector rates, upper dist., Newcastle. to be paid to Secy-Treas, by the estate. Do. Newcastle police fund in account

istrate, Newcastle. Conn. Adams presented return of of Council the ase of Sarah Conroy an Eubufas McCullam, not aworn to, and of whom a charge of \$25.88 was made to be sworn to and presented in July.

Account of J. Fotheringham, J. P.

with, carried, and the following lists

For the parishes of Northesk, Alnwick, Blissfield, Hardwicke, Blackville. Coun. O'Brien presented the report of the com. on County Accounts as follows:

Your Committee who were sirpointed an County seconaris beg leave to report, they find the account necessary that and reas-mable, except the account network of the county in a prosecuting Justice Niven for presecutions, which are insufficient in detail to ascertain whother they are correct or not.

Your Committee also find an account from Scott Act Inspector on account of salary, which we consider illegal, as the Inspector was deprived from zerving the county by an Injunction which was served on him and on the Sect-Treas, and Warden. Therefore, as he has not served the County in an official expects for the last six months, your committee considers he was not in the employment of the nointy and do not consider the account for salar, since let July last a legid one and areas mened it be not pair. Your committee fluid the County for different pa-poses the com. on County Accounts as follows:

(Signed) John O'Brien, Chairman, Anthony Adams.

Moved that the report be received and adoptede INSPECTOR VVE'S CLAIM. On motion, Mr. M. Adams was heard before council in reference to olyim of the

Against the special properties of distinct special special properties of distinct special properties of distinct special properties of the special p Mr. Adams said he wished to put sever-

at some length, and asked, if Mr. Vyc's because he believed the Council

The resolution was adopted and Couns. Tozer and O'Brien were appointed as committees, with the Secy.

Treasurer.

Council adj. Tried an hour for committee work, and on re-assembling—
ME SMALLWOOD.

Coun. Morri on referred to a bill for S28 submitted ast July by W. F. Smallwood and ordered to be paid at \$14.

He moved a re onsideration of the matter. Carried.

Coun. Morri-on explained that a M.
Ashton had worked with Mr. Smallwood and the latter had settled with which elections for conneillors shall be
which elections for conneillors shall be

tain the proposition to say Mr. Vye.

Mr. M. Adams said he would avail himself of the leave given for no address the council, merely to say that the Secretary-Treasurer be instructed to supply unformation in reference to deels, plans and extracts from records which Mr. Vye was appointed was the council act all leave given for no address the council, merely to say that the Scoretary-Treasurer be instructed to supply unformation in reference to deels, plans and extracts from records which may be asked for by said committee to visit the Alms House council act all leave given from to address the council, merely to say that the Scoretary-Treasurer be instructed to supply unformation in reference to deels, plans and extracts from records which Mr. Vye was appointed was the council act all leave given from to address the council, merely to say that the Scoretary-Treasurer be instructed to supply unformation in reference to deels, plans and extracts from records which Mr. Vye was appointed was an advised to supply unformation in reference to deels, plans and extracts from records which Mr. Vye was appointed was the council act all leave given from to address the council, merely to say that the Scoretary-Treasurer be instructed to supply unformation in reference to deels, plans and extracts from records which Mr. Vye was appointed was the council act all leaves with the Scoretary-Treasurer be instructed to supply unformation in reference to deels, plans and extracts from record Ashton had worked with Mr. Small-wood and the atter had settled with him. At the time, last year, when the bill was before Council they were under Couns. Robinson, Adams and Rysn posed change until reminded that it had already been decided upon and such discussion was not in order, when the by-law passed.

Council actions were decided upon and such discussion was not in order, when the by-law passed.

Council actions were decided upon and such discussion was not in order, when the by-law passed.

Council actions were decided upon and such decided

excepting Conns. Ryan, Woods and he had voted last year for the appointment of the Inspector. He gave a version of the circumstances attending the proposition last year to appoint an Inspector and fix his salary; and also those of July last when the Conneil, in view of the inspection voted to convict a law version of the inspection voted to convict a law version of the inspection voted to convict a law version of the inspection voted to convict a law version of the inspection voted to convict a law version of the inspection voted to convict a law version of the inspection voted to convict a law version of the inspection voted to convict a law version of the inspection voted to convict a law version of the inspection voted to convict a law version of the version of the version of the version of the law version of the version of the law version of the law version of the version of injunction voted to ony the slary up to the time when Mr. Vye was prevented by the injunction from performing his duties. He had anticipated trouble over the matter, and now believed Mr. showing 84.32 due which was ordered Vye was right in looking for his pay and he thought he would get it.

Coun-Flanagan said the minntes of

with Secy. Treas.

Return of John Niven, police mag-Coun. Robinson said that although he was opposed to the appointment of an in-spector, yet he waw it would be carried inmate of the Alms House, on account committee recommend it be returned and he assisted to place the matter in an good a position as possible so that his duties would not begin too soon and that the dealers would have an opportunity to despose of their stock in hand. Mesers

was abundant, cof that the woman belonged to Chat am, and did not belong to Nelson, he did not state what it was.
The Connoll cond not interfere and the matter should be referred bock to the Almis House commissioners.

Conn. O'B:: n reiterated the state ment that the some did not belong to Nelson and said the house where she would not belong to Nelson and said the house where she would not belong to Nelson and said the house where she would not belong to Nelson and said the house where she would not belong to Nelson and said the house where she would not belong to Nelson and said the house where she would not seemed and when the said the house where she which here no wrefused to him he was reminded of the class of persons who, in impugning the the class of persons who, which they now refuse to give him? It. Adams here read from the minutes of Conneil showing the different steps taken in the appointment of Mr. Vye, the fixing of his salary and the order passed at the July assion for payment to him of two nionth's salary. He said they could not dismiss him excepting for cause, and must pay him for the year for which they so differently engaged him. The case of the committee and were, in h. a opinion, not right. The Sheriff, he covered, was present, and he take County, into a wind the Sevient County.

Coun. Watr: -That's not it. Joan. Wat: - I hat a not Mr. Vve's

Mr. M. Adams. - It was not Mr. Vve's

faul that the Court granted the injunction Hep fromed his duties futhfully

notify prevented him from doing so.
Concell is should put themselves in Mr. Tye a place, remembering that he had ne-plected his usual means of making a liv-ing in order that he might, in good faith,

no correct returns. O dered that correct
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Hardwicke, 100 00 Coun. Flanagan said he was not pre-

pared to agree to the Chatham apportion-ment, and asked that the resolution lie over unt I to-morrow. Coun. Robinson said Derby's portion was too high. Coun. Jones said the apportionment was made up on the commissioners' scile.

Ordered that the matter lie over until

THE NEW JAIL. Coun. O'Brien read a minority report considerable length from the new jai ommittee.
The report stated the progress that had rector, Mr. John McDonald having perto whom a charge of \$25.88 was made against the prish of Nelson, when it is should have he prish of Nelson, when it is should have he prish of Nelson, when it is should have he prish of Nelson, when it is should have he prish of Nelson, when it is should have he prish of Nelson, when it is should have he prish of Nelson, when it is should have he prish of Nelson, when it is should have he prish of Nelson, when it is should have he prish of Nelson, who claimed to went a length into the matter ask ug that Chatham should he be obliged to saume the amount and read a full st. tracet of the view of the matter ask ug that Chatham should he be obliged to saume the amount and read a full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the matter ask ug that Chatham should he read as full st. tracet of the view of the tracet ask ug that Chatham should he read as full st. tracet to the tracet ask ug that Chatham should he read as full st. tracet to the tracet ask ug that Chatham should he read ask u issue and said that he did not wish to at tribute improper motives to any gentleman. When anyone assumed to attribute was naked to provide funds, say \$2,250, and the council was naked to provide funds, say \$2,250,

Trees res Hutchison, which has been true.

1 the Chitty, it is which the Sey.

Trees were was commed wettled shat point.

Secy. Trees were: That was not the point involved.

Leading the Sheriff said he and not know that he should say much included.

The shearer of his other colleague on the the shearer of his other colleague on the shearer of his other colleague. Mr. Adams, continuing, said of the absence of his other colleague on the committee, Mr. Pish. Mr. Robins of perform his Juries, but was stopped by a ceted to do any more than he child to be his salary. The quasiting on which is assistance and, under the committee and they were obliged to you with the work and do the best they could without his assistance and, under the committee and they were obliged to you with the work and do the best they could without his assistance and, under the committee and they were obliged to you with the work and do the best they could without his assistance and, under the committee and they were obliged to you with the work and do the best they are not know that he should say much in the absence of his other colleague on the committee, Mr. Pish. Mr. Robins. Mr. Adams, continuing, said y it.

Vye did not come of his own accord to perform his Julyes, but was stopped by the injunction and he could not be a perform his Julyes, but was stopped by the injunction and he could not be a performed by the injunction and he could not be a performed by the injunction and he could not be a performed by the committee and they were obliged to go on with the work and do the best they were the committee and they were obliged to go on with the work and do the best of their shift of the committee and they were obliged to go on with the work and do the best of their this claim depended were, Did they anneal hire. Why yet "Yes". Did they always the time yet a performantances, they had perform a their sections of their daties connectentiously to the best of their daties connected the sole of their daties connected the connected the connected the connected their daties connected the c