### MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, JANUARY 27, 1898.

## General Business.

TWEEDIE & MITCHELL, ATTORNEYS, NOTARIES, CONVEYANCERS

OFFICES : Chatham and Newcastle NON- L. J. TWEEDIE, Q. C. C. R. MITCHELL, B. C. L. Chathem, N. B. Newcastie N



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Terms of sale-Cash. For further particulars Dated the fifth day of January, A.D. 1898.

L J. TWEEDIE, ROBT. MURRAY, Plaintiff's Solicitor, Referee in Equity.

time pressing upon Mr. Campbell's Last Man.

subject of the Eastern extension claims, defiant police magistrate.

ger of the Beaver Line steamships, To the Editor of the Advance:

Miramichi Advance.

OHATHAM. N. B., JANUARY 27, 1898.

and with Mr D. W. Campbell, mana-

have been obliged to pay a share of the critic will substantiate his assertions, and Catholic people.

thanking you for the space in your valuexpenses of the one-sided propaganda. able paper, 1 am sir, As New Brunswick has come to the Yours respectfully, front with its Canadian Atlantic FIDELIUS erminus, it is possible that notwith-

Our Great English Oritic Errs.

the world.

years, she may be able to win success The encyclical letter of the Roman on her merits, through the efforts

for them, all lies west of Toronto.

#### The Canada Eastern.

In its endeavors to prevent the Cana-da Eastern Railway from being acquired by the Dominion and made a part of the Intercolonial, the St. John Globe uses very largely the arguments and attacks of western papers against the proposition. The other day it repro-duced some of the Toronto Globe's ammunition in firing one of its shots,

To the Editor of the Globe : SIR :—In your Weekly of 19th inst. you give some inquiries by the gov-ernment of the Canada Eastern railroad as a feeder to the Intercolonial. In re-ply to these inquiries as to expenditure io New Brunswick, the Globe, as a consistent and able triend of the Liber-al party, is entitled to an answer. While a vast expenditure was going on in the subject before of the set act of the se

If the position of the Town Council is the from any other source that the works of judging and acting which are founded on correct one in law, no right-thinking person succeeding bishops, men of great merit, had truth and justice, and which are the safe- Alia.n.

will object to the fact being determined, their origin, and drew their guarantee of guards both of public and private interests. and the Municipal Council's action rebuk. success. In the same way, to go back to Wher-fore, when the new law in Manitoba To Promote Immigration to New Brunswick. Premier Emmerson and Provincial Secretary Tweedie have been to Mon-treal and Ottawa during the past week. treal and Ottawa during the past week. it is understood that they conferred relations must be a lit's strained between the fruitful by their devoted labors, that have find on this point a sufficient approbation in Ex-warden Pond on leaving the char con-

recent origin, on a. qual footing of culture neverthel-ss that you have also Our on- of such a capable warden and hoped his sucand glory with the most polished nations of currence and Our approbation ; for the things Cossor would find the ducharge of his duties

with the view of securing to New Brunswick a share of the immigrants coming to Canada in the spring. The Provincial Secretary has been for some

zeal for our holy religion, for that religion Catholic cause that all good and upright time pressing upon Mr. Campbell's Last Man.' notice the suitableness of New Bruns. The criticism is made on the following tially, first and chiefly from France, then should have banded themselves together in wick, not only for settlers from the line: "For all but he are clasped in icy work, not only for settlers from the bands." In this the critic contands that where faithfully practiced and transmit ed as for the success of this cause the contary mother country, but also those from Scandanavia, and it is hoped that many an assigned by him is: that the word but he should read but him, and the rea-son assigned by him is: that the word but he should read but him, and the rea-son assigned by him is: that the word but he should read but him, and the rea-son assigned by him is: that the word but he should read but him, and the rea-son assigned by him is: that the word but he should read but him, and the rea-son assigned by him is: that the word but he should read but him, and the rea-son assigned by him is: that the word but he read but her read the read but her r people of a desirable and suitable class will be induced to come to this province but in this instance is a preposition re-quiring the objective case after it. I but in this instance is a preposition re-quiring the objective case after it. I but in this instance is a preposition re-quiring the objective case after it. I but in this instance is a preposition re-quiring the objective case after it. I but in this instance is a preposition re-quiring the objective case after it. I but in this instance is a preposition re-quiring the objective case after it. I but in the relation of the members is a preposition re-quiring the objective case after it. I but in the relation of instead of going further and faring no would inform this great authority on due to your vigilance and your labors, to all-the importance and gravity of which always noticed that the members were debetter. It has seemed for years that English literature, that he for once has venture in the execution is nould have stilled the voice of party poli-

Catholic people. With the education of youth, upon which unsuitable, insufficient. The Catholics ask, The minutes of the large state of the state of rest the best hopes of religicus and civil and no one can deny that they justly ask, society, the Aportolic See has never ceased, for much more. Moreover, in the remedial in conjunction with you and your predoces measures that have been proposed, there is sers, to occupy itself. Hence were founded this defect, that by reason of changed local standing the handicaps placed upon her from federal quarters in the last tweety Question.

the moral and sciencing instruction of yours, yours valueieress. In a word, one regulation of the subscience of the subscience of the subscience of the base not been sufficiently provided for in Stewart and Gates had agreed to not jointly Church. Amongst these the University of Manitoba. Everything in this question School question, together with letters of Quebec, adorned with all the titles and en- demands-and it is conformable to justiceby the good offices of the Beaver Line promulgation were read in the Catholic joying all the rights which Apostolic that they should be thoroughly provided for, official reporter, and that he should divide by the good offices of the Beaver Line management, who will, no doubt, not consider it a duty—us nearly all other steamship companies doing a trans-Atlantic business in Canada have been induced to do—to convey to immigrants induced to do-to convey to immigrants the impression that Canada, as a home for them all lies west of Toronto interest not only to Roman Catnolizs, but that We turned our mind to the unhappy mony of action are most necessary. Neverthe community generally. His Holinese, events which in these latter years have theless, since, as fr-quantly happens in it will be observed, takes no new ground marked the history of Catholic education in things of this nature, there is not one fixed In its endeavors to prevent the Cana- in regard to the dury of Catholics towards Maustoba. It is Our wish, and this wish is and determined, but various ways of

ammunition in firing one of its shots, School question and reals the encyclical that We should make a prononneement on the question, and asked that We should appears best to be done. Hon. David Wark—the Nestor of the Dominion Senate—who thus replies:— To the Elitor of the Globe:

Aluwick - Wm. Anderson and Wm WARDEN CONNORS

Councillor Betts said that the council had Ex-warden Pond on leaving the chair comwith the ministry at Ottawa on the the Town Council and its salaried and placed the people of Canada, although of the testimory of his own conscience, learn plimented the council in its excellent choice the world. It is most pleasing to recall these facts, and defend are most sacred.

formance of his dut es. Warden-elect Connors, on taking the chair, stated that the position was uprought and unasked for by him. He recognized his lack of ability to perform the arduous duties better. It has seemed for years that all the efforts of the Dominion Govern-ment in connection with immigration have been for the advantage of the western portions of Canada. They appear to have thought only of Outsrio, Manitoba and British Columbia, and a have issued hundreds of tons of books and pemphlets giving information ex-clusively in reference to those sections of the Dominion, New Brunswick's only part in the work being that her people have been obliged to pay a share of the The minutes of the July session were th read and approved.

CONSTABLES. On motion of Coun. Morrison, constables Irving and Cassidy were appointed to attend

as reporters and, on this understanding,

MARDWICK ELECTION CROOKEDNESS. Ex-Councillor J. Sullivan of Haidwick by courtesy of the Council, read a petition

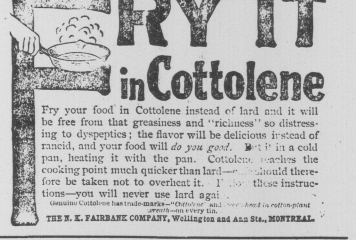
against the return of Mr. John A. Mills. Doy e and Betts.

STANDING COMMITTRES Coun. Morrison from the nominating committee, reported the following standing com-

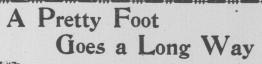
County Accounts-Couns. Betts, Anderson, Morrison, Kerr aud Swim. Alm-house-Couns. Schofield, Jo:

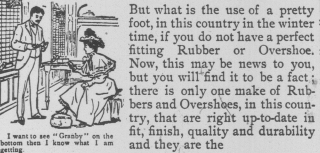
Petitions-Couns. Pond, Cameron, Joh - of the town.

Contingencies-Couns. Loggie, Betts and Coun Anderson said " seemed to









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consisting of Messrs. Pond, Jones, Loggie, to determine the question of right and then retain only the flues in cases arising in the an order from some superior court might be town.

obtained. ONLY WAITING Coun. Morrison said it appeared that Coun. Kerr : Mr. McCulley told me he Chatham claimed all the fines that had be-n had his returns made out, but received or might be collected in Chatham, as no notice from the Mayor not to pay over the money, had reported it to the Sec.-Treas, returns had been received. The Sec.-Treas. in reply to a question and was waiting for a reply.

sud he thought the police magistrate should Sec.-Treas. : He did not ask me to reply. pay to the county the fines in cases outside Coun. Kerr : The man simply doesn't know what to do, with the Mayor on the A LITTLE AT SEA.

one hand, the Sec.-Treas. on the other, and men here who understand the law n

Ponviff on the subject of the Manitoba of the local government, supplemented

EQUITY SALE.

New bluns wick, bounded at a stake standing on the read from the Dusgarvon at the soul lowest angle of ot rumber i wo, pucha ed by John McKerze, in the Bravallaue Setta ment, east, th ace running by the magnes nor-eighteen degrees cast sixty-seven chaos, thene both reventy-two derivants. at the sou haves high of the Brainflanc Setti-ed by John McKerze, in the Brainflanc Setti-ment, east, in ace running by the magnes month eighteen degrees suis sixty-even chaos, theme south reventy-two degrees, cast filteen chains to a sprace tree, thence south eighteen degrees, west sixty-seven chains to a hemiotk tree standing on the uorthern side of the aforesaid road, from Dungaron River to McLargan's, and thence along the same, north sevenly two degrees wes? fifteen chains to the place of beginning constaining one hundred acres more or less, and distinguished as lot number one in the Bradabane Settlement cess, granted to the aforesid to sceph Grady, as by reference therefo will fully appear. Together with all buildigs with improvements thereon and the appurtuning. Terms of sale-Cash. For further particulars apply to Plainalfie Solicitor. Dated the first day of January, A.D, 1898.

Dated the flith day of January, A.D. 1898. L. J. TWEEDE, Plaintiffs Solicitor, Referee in Equity

BILL

Public notice is hereby give Public notice is notedy given that application will be inade at the next ensuing seed-n o the Legislative Arsembly of New Brunswick for the passing of an act to authorise the Town of Chatham to issue debentures for the sun of twenty thousand dollars in accordance with the 1896 vote of the ratepayers of said Town at a public meeting duly called for the purpose and held on

WARREN C. WINSLOW,

#### Annual Meeting The Annual Messing of the Miramichi Telephon Co. will be held in Hon. J. B. Snowball's office MONDAY, JANUARY Sist, at 3 o'clock p.m. GEO. E. FISHES.

:

Annual Meeting.

mual Meeting of the Chatham Elec will be held up stairs, in Ruiway off Building, MUNDAY, JANUARY GEO. E. FISHER,





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chased the road from New Glasgow to the Straits of Causo at a cost of \$1,280. The Straits of Causo at a cost of \$1,280. The Straits of Causo at a cost of \$1,280. The Straits of Causo at a cost of \$1,280. The straits of causo at a cost of \$1,280.

counts the whole of the expenditure in Pastoral alluded to, and that we in procounts the whole of the expenditure in Nova Scotia for the above purposes they will be found to amount to six or seven millions, and I suppose not more than Nova Scotia was entitled to. The representatives of New Brunswick in the cabinet at that time seem to have made but very slight demands for their province, and now if she, through her province, and now if she, through her

province, and now if she, through her representative, asks for some, though small, equivalents she orght not to be thought unreasonable. This, I think, the Toronto Globe and all others will

thought unreasonable. This, I think, the Toronto Globe and all others will readily admit, Were the arrangement carried out and the road operated as part of the Intercolonial, as it passes through the roost extensive lumbering operations of the province are carried on, cars loaded with merchandise from Montreal or Toronto could be delivered at any point along the line under the same manage-ment, rendering the question not witch out interest to the Globe and its Torona discussion of the globe and its Torona discussion and the context of the clobe and its Torona discussion of the globe and its Torona discussion and the clobe and its Torona the globe and its Torona discussion and the clobe and the and the clobe and worldly or secular opinions which may vary out interest to the Globe and its Toron-to mecantile friends. I therefore hope out interest to the Globe and its Toron-to mecantile friends. I therefore hope that under the circumstances there will be no opposition from that quarter to this desirable arrangement. DAVID WARK. A Peculiar Situation.

The following paragraph is going the ound of the provincial press: --S. U. McCulley has paid over the Scott

et tines in his possession to the North-

Act times in his possession to the North-umberland county treasurer, notwith-standing his instructions from the Char-ham council to hold them until further notice. Whether Police Magistrate Mc-Culley is right or wrong in the course who instruct many to justice shall shine as the stars for all eternity." [Daniel XII. 3.] REV. DEAR SIR: On the first Sunday after the receipt of this, please read the accom-panying Encyclical and Pastoral in the ver-nacular language, without further comment, for your flock at the parish mass. Praying God to bless you all, and to pre-serve all in peace and unity in His service. I remain Pay and dear Sir faithfully your Culley is right or wrong in the course oursued in this matter is not yet in evience, but his action is a virtual declarion of war and will have a far-reaching ffect, for it places beyond the immediate each of the town council the Scott Act

ines, and leaves nothing for the council on do but proceed against the county council for the recovery of that portion of the inea which by law (if the recent I remain, Rev. and dear Sir, faithfully vo humble and devoted servant in J. C. + JAMES ROGERS. lectsion of the supreme court of Canada and solds good in reference to the Chatham Bp. of Chathan se) belongs to the town of Chatham

millstone should be hanged about his nec and that he should be drowned in the dept of the sea." [Matt. XVIII.]

of the sea." [Matt. XVIII.] But to those who teach correctly, in the spirit of "faith that worketh by charity" a

ned in the depth

If the town council force maters to a conclusion the action will meet with b t en pposition from the temperatice ocople and if it fails to assert what appears at POPE LEO XIII To Our Venerable Brothers the Archbishops. resent to be its rig tin the matter. "

I meet with severe criticism.

-paid over to its Treasurer. We thout has ever existed bet seen the Apost 1 c See of no refus, is a right inherent to pater 1 and the people of Canada. The charty of authority. When, then, Catholice demand, Southesk-Thomas Johnston, Daniel Mo. The set of the the was of the opinion that any fines discussing the motives of Mr. McCalley in treating the Town Council's order with contempt, or suggesting what action should be taken with the view of making

settlement of the question that confronts them with the Municipality, whose court-your forefathers witnessed, it was because therests of their souls.

cil has dealt with the matter in a very he was supported by the authority and It is not right to call in doubt or to arbitrary as well as discourteous manner. I favor of the Roman Pontific. Nor was it is shandon in any way these principles of Williston.

to seek the benefits of education in schools against by the liberality and munificence of And the state of the control of the expenditure in public ac-counts the whole ac-counts the the count ac-coun

having taken many presautions, which, your common solicitade, namely, that by to him the courtesy of a choir within the that he had not studied the question thoughthowever, too often have been found unequal your authority, and with the assistance of to parrying the danger. In like manner those who direct educ tional institutions,

whither one followed truth or falsehood, that Catholic schools should be able to com- adjourned. You well know, Venerable Brothers, that nll schools of this kind have been condemn-with the best in the country. As concerns ed by the Church, becauss there can be intellectual culture, and the progress of Morrison road the petition of Patrick R-gan, if not of equity, that the town was entitled nothing more pernicious or more fitted to civilization, one can only recogn ze as praise- for the lease of a lot of county land, the to all the fines collected within its limits. injure the integrity of faith, and to turn worthy and noble the desire of the Provinces lease of which had been assigned to him by As to this question he believed that an am away the tender minds of youth from the of Cauada to develop public instruction, and Patrick Hennessy, also, for a lease of an ad- icalle arrangement could be made in the

truth. There is another point on which even order that it may daily become higher and Referred. those who differ from us in all else wil more perfect. Now, there is no kiud of agree with us, namely, that it is not by knowledge, no perfection of learning, which

by vague and superficial notions of virtue, doctrine. their country desires and expects. They the dative press can do much towards ex- ordered by the town council not to pay over purposes. St. Stephen app-aled and the their consciences, will impose themselves on their lives as the natural consequences of ever, in a decorous manner. Let, them avoid action the town council had taken, after or some of them seemed to make this distinctheir facth and religion, for without religion personalities : let them never overstep the which he returned to the chair.

good and evil. Wherefore, to hope to have to promote unity of thought and action, would imbued with good movals, and at the without which there is little or no hope that the rat-payers of the town. same time to leave them d-prived of re-ligion, is as schedess as to invite to virtue As a podge of heavenly gifts and a t-sto at +r having overthrown its very foundations. Fr the Catholic there is but one Ap stoire benediation, which W livingly true celision, he Catholic religion; hence in all that comerns doctrine, or morality, or re-Brothers, and to your cleagy and people. ligion, he cannot accept or recognise any hing Given at Rome, troin St. Peter's, on the

Ca holic tesching. Just ce aud reason de-mand, theo, that our children have in their year of our Pourificate. Given at Chatham, on this 18th day of January, Feast of St. Peter's Chair at Rome; also moral teachings in harm ny, as We also moral teachings in harm my, as We Municipal Council of Northumber-

land their religion-teachings without which all education will be not only fruitless but | Northumberlant County Council m t in

to have Soft Act, as well as o hr fine and locally of the new rest. to the

contempt, or suggesting what action should be taken with the view of making him understand his position, it is the manifest duty of those who have Chat-han's interests in their keeping that they should forthwith proceed to enforce a

Cameron

that the cases of St. Stephen and Chatham like Coun. Morrison. When I heard the For Visiting Jail - Couns. Whitney, were entirely different. Charlotte county Isw on this question read I had no doubt of appointed an inspessor and St. Stephen did the right of the town to fines in cases arising For Visiting Almshouse-Couns. Doyle, likewise. [This is an incorrect statement, as within its jurisdiction and I infer that that Hays and Cameron. St. Stephen has never appointed an inspector. is all they want, but I may be mistaken in

Printing - Warden Connors, Couns. Morri--EDITOR ] The county claimed the balance this. It is a delicate subject and there are son and Betty. of the fund on hand and the supreme court differences of opinion. I dou't know any-Parish Accounts:-Couns. Doyle, B.tta, decided against it In our case the county mind the opinion of aware but a law of the case and don't mind the opinion of aware but a law of the case and don't mind the opinion of aware but a law of the case and the second se Kerr, Allain, Williston, McNaughton, Haye, of Northumberland had appointed an in- mind the opioion of anyone, but a lawyer.

Chaisson, Donovan, McAlister, Whitney, Camphell and Fowler. The report as read was adopted and the committee confirmed.

> ORDER ! Warden Connors then called Mr Jer. Sullivan's attention to the fact that he was not Couu. Loggie was not fully prepared to

rail. Ccun. Kerr moved that the Council ad. that the police magistrate should be ordered one must at all cost avoid as most pernicious an accurate and suitable curriculum of journ till 2.15 o'clock, taking an hour and a to pay these fines to the town treasurer, but quarter for dinner. Coun. Doyle was of the opicion that it was too long a time for dinner, and that one hour was enough. Coun. to have it left over. As to the town claim-

and Divice things it was of no importance endowed with all the necessary qualities, Pour then amended the motion to real one ing all the fines imposed in its police court, whether one believed rightly or wrongly, natural and acquired; for it is only right hour which was carried. The council then that applied only to the past and not to the On reassembling at two o'clock, Coun. matter. It was contended as a point of law,

> to raise its standard more and more, in joining lot. CHATHAM AND THE SCOTT ACT FINES.

Coun. Anderson said a Scott Act question on hand in St. St. phen and the Supreme means of a pur-ly scientific instruction, nor cannot be fully harmonized with Catholic had been raised by the town council of Court of New Bruoswick had ordered St. Cuatham which should "receive immediate Stephen to pay it, for the town was not hat Catholic child ren will leave school such Especially Catholics who are writers on attention. The police magistrate had been separated from the county for municipal

must be more deeply and fully instructed in their religion if they are to become good Christiaus, honest and upright citizens The Union of their duty. Let them sacredly and their religion if they are to become good already said. Let them, therefore, be mind-tul of their duty. Let them sacredly and their sacredly and the total council not to ply over total council not to ply ov formation of their character must be the re-ult of principles which, deeply engravem on the courageously uphold what is true, w sult of principles which, desply engraved in right, what is useful to the Christiau re- Chatham, called Coun. Morrison to the seemed to be that St. Stephen had borne

the is no moral education worthy of the name, none truly efficacions, seeing that the nature and force of all duties are derived in the bishops and all legitimate authority. chiefly from those special duties which bad The greater the difficulties of the time and trate, no matter in what part of the county The Warden said one of the junges had tended to apply to the fines ablected from should be paid into the town treasury.

Coan. Doyle said the Inspotor could claim you are setting up? mposed and col ected.

have the fives imposed ? LEO P. P. XIII. The Worden-I thak not.

Hadwick-John A. Mills and Phiness hand over the fines in his possession ?

This council and the Chatham council will spector and enforced the act. Coun. Doyle said if Chatham was to derive have to be guided by the law. There are the whole benefit, it was time to have the not enough lawyers here to determine what the law is. thing stopped. Coun. Morrison-I don't think there is ALD. LOGGIE'S VIEW. auy law in the matter at all. It is all muddled up. Every magistrate is supposed to entitled to a seat in the Council, but, as an present the views of the Chatham Council. make returns to the Sec.-Treas. and Mr. oll member, he would be happy to extend This matter had come np so unexpectedly McCulley has not sent his down and for what rea on? A notice from the town counfully. Some of the alderman contended cil stopped him. I have asked if the flues

om within and outside of the town are to be retained and 1 can get no answer from these gentlemen. I think we might ask Mr. McCulley to make returns of fines from cases arising outside of the town and leave the question of law to be thrashed out elsefuture. Chatham would be found ready to

Coun. Betts-We are getting no nearer to agree to a reasonable arrangement of the conclusion. I move that,

Sec.-Treas. -- I am writing a resolution. NO MISTAKE ABOUT THE NOTICE. The Warden said the Mayor had instructt police magistrate McCulley to withold is return of Scott Act fines, and he.as Town disposition of fines in cases arising out of the Clerk had served him with a similar notice. town and tried in Chatham. Charlote Coun. Morrison moved a resolution precounty had claimed the balance of the fines pared by Secretary Thomson requesting the police magistrate to pay over all fines in

case arising outside of the Town of Chat-Coun Jones, seconded by Coun. Anderson, moved in amendment that the magistrate be ordered to pay over forthwith all

the fines in his hands. Coun. Loggie favored the original motion, A PECULIAR VIEW.

Coun. Hays said the first thing they would know, the town council would be tion. He said, from his judgement in support of this contention, he thought the town of running this Council. Who was to pay the pard of the South Act prisoners sent from Chatham, if the funds were given to Chatham?

Coun. Morrison reminded Coun. Hayes man to God, to God who commands, who forbids, and who has affixed a sanction to the more studiously should they endeavor the more studiously should the the more studiously should the the more studiousl for the present.

Coun. Morrison-Is that the extent of the ALL OR NONE ! Couns. Anderson and J nes said they winted the municipity to get all the

money or none. COUN. KING GOES OVER. The amen in as carried, Coun. Kerr A journe 1 antil 5 o'clock for con

On reassembly g-

THE PROTEST IN THE HARDWICK ELECTION CANE,

reported that the committ e found the allebefore the app intment of a committee to Count Morrison .- So the fines connet has gattons of the petitioner substantiated by To Our Venerable Brothers the Archbishops, Bishops, and other Ordans ises of the communion with the Apostolic See. Here the necessary the county function of Charles, and the Archbishops,indication of the admissions of Mr. Mils, the sittingcommunion with the Apostolic See. <math>Here the necessary the county of the admission of Mr. Mils, the sittingto addir the count of the admissions of Mr. Mils, the sittingconstraint county of the admissions of Mr. Mils, the sittingthe count of the admissions of Mr. Mils, the sittingthe count of the admissions of Mr. Mils, the sittingcount of the admissions of Mr. Mils, the sittingthe count of the admissions of Mr. Mils, the sittingthe count of the admissions of Mr. Mils, the sittingthe count of the admissions of Mr. Mils, the sittingthe Act? What does Chithish want it for?Now let us find weat the clum really isturns of the parish clerk be received. He $\frac{1}{10 \text{ met with severe criticism.}}$ It is to be hoped that the town council will do that which its self respect requires. Nobody, so far as we have hered q e toms the r ghr of the Town of Chan a set group will give to the set group group will give to the set group group will give to the set group gr

hold the money. law requires and that Mr. Mills had been Coun. Pond-Would it not be well for the elected according to law. The S. c. - Treas, said in reply to a question council to pass a resolution requesting the Coun. Doyle moved that the report be

received. Carried.

compel the police magistrate of Chatham to hand over the fines in his possession ? Coun, Loggie-I hardly conceive that that was the instruction. a candidate; that the parish clerk had acted illegally in accepting the nomination of Mr. Sec. -Treas. Thomson-The first thing is Sec. Thomson : I think the purpose is to Mills; that there had only been two can-

take cases to other magistrates so that the Cau Liggie would not say he was sitmony of Our paternal good will, receive the county might derive the beachit of the lines ting it up. Ha had only been giving his op nion. The great ques ion with him was Coun. Morrison-What is the rea mean-how to pay these fines to Chatham and yet ving with end jority. rug of the Chatham clam? If the inf action efficiently enforce the Act. Perhaps it occurs in Newcastle ant has toisl take place was an oversight on the part of the town work. which is not drawn from the very sources of Sth day of December, 1897, in the twentieth in Chatham is at heid that Chatham would council to claim all the fines on hant.

Coun. Betts said it would be necessary to go through the accounts and see what | Coun Pond, from the committee on Coun. Morrison would like to heir proportion of the expenses of enforcing the what Count L give claims on b hal f the town. L as comportant to know what it is the fin s.