OTTAWA, Ja

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dominion; in S in the St. Law sian product, to much that demand is so comparatively ever sturgeon a tendency, d shipped away, 000. In 1892 n firms engage1 ed to follow t ish Columbia, 000 in value. Caviare is or

a commissioner of railways in Australia; more notable still, David McNicoll, the passenger traffic superintendent of the vast Canadian Pacific system; and lastly, W. R. Campbell, who, from being secretary of a small line in the fruit growing districts of Nova Scotia, became general manager of the well known Dominion Atlantic system of anada, which links New England and the maritime provinces of the dominion together by a Pullman car service and the fastest twin-screw passenger fleet in the whole of North America. W. R. Campbell was born in Ectinburgh em September 25, 1849. He was educated in Editaburgh, went through his apprenticeship in the North British railway, joired the Brecon and Merthyr railway, joired the Brecon and Merthyr railway, and its kindred institutiors. vith which he was connected for 23 years. A man of exquisite taste, a passionate lover of music, a railway lawyer, who wen one of the most difficult cases ever presented to the privy council, he was the esteemed frind of many American and Canadian statemen, and was as well known in London as in Canada. He was in some degree the cause of a friendity reciprocity between the United States and Canada. He outgirated the vast stream of courist business which now turns like a tide every summer from the eastern states to the maritime provinces, and Nova Scotia and New Brurswick owe to him much of their present development and prosperity.

THE L. B. SARGENT. EASTPORT, Me., Jan. 27.-Mrs. Andrew R. Holmes of this city today received a letter from the master of fishing schooner at Lunenburg, N. s., in which mention is made of wreckage soing ashore at Beaver Harbor, which bears close resemplance to the upperworks of the sch L. B. Sargent, which sailed from Placentia Bay, N. F., for this port about December 20, with a cargo of herring. Large quantities of herring also came ashore vith the wreckage.

The Sargent was of 98 gross tonnage, was built 'n Selgewick, Maine in 1870, and was owned by the master Thomas E. Raye and W. H. Holmes & Co. of this city. A. O. Holmes, a member of the firm, was on the vessel. The crew were shipped at Portland. Captain Rave and Mr. Hol left families in this city. The ver is now given up for lost.

Love may laugh at locksmithe, but it never smiles at the owner of a bi

COUGHS VESUNSTANTRELIEF

## KINGS CO. COUNCIL

Interesting Discussion About a Bill for Stationery for Registrar Fowler's Office.

Scott Act Inspector's Salary Increased \$100 - Resolution to Pay Members \$2 per Day Voted Down.

The Parish Officers-Alms House Assessment Adjusted and Adopted-Local Government Pledge Broken.

The Kings County Council resumed its session at the Court House at Hampton at 10 a. m. on Wednesday, Warden Campbell in the chair.

A motion that there be no semi-annual session of the council in 1899 was adopted.

It was ordered that 2,000 copies of the minutes of the council be issued A bill of Wm. Langstroth, jr., for \$28.36, for repairs, was passed; also other bills as follows: Osseakeag Stamping Co., \$14.40 for repairs of furnaces; W. Otty, surveyor, \$4, and corporation of St. Paul's church, \$100, to be paid out of Hampton road assessment fund of next year; Elijah Mc-Mackin, \$10.28, out of next year's Havlock non-resident road assessment fund for district No. 3; John McCarron, Kingston No. 2, renit of polling booth, \$4, to be paid by the collecting justice of Kingston parish; W. E. Freeze, \$19.15 for conveying lunatic to

A bill of \$29.55 for stationery and books for the office of the registrar was returned by the finance con tee, with a recommendation that \$13.50 of the amount be paid by the county. this sum being the cost of the books. The question of paying for the station-

Coun. Sproul argued in favor of paying the whole bill. He thought as it was a public office the stationery and postage should be paid for by the

Coun. King said the same rule would apply to the office of the sheriff, also to his own case as clerk of the county ccourt. If the door were opened in the one case they must do ft in all There was more reason for paying such a bill in the case of the sheriff's office than in that of the registrar. Registrar Fowler got more money and did less work than either the sheriff or the county clerk.

Coun. H. R. McMonaigle said he thought it had been settled last year that no such bill would be sent in again by Mr. Fowler. He denounced what he described as attempts on the part of Hampton officials to smuggle in large bills for the county to ray. He moved, seconded by Coun-King, that the bill be paid to the extent recommended by the finance com-

Coun. Moore held that the pen and ink, paper and envelopes should be dens, W. H. Fairy

Coun. Sproul deprecated the remarks of Coun. McMonagle with gard to the Hamoton officials. He said he did not hold that the council were bound by law to pay this till, but he did feel that it should be paid. The public went to the office to make searches, etc., and used stationery He would not object to the application of the same rule to the offices of sheriff and county clerk. He would suggest that a fixed allowance be made for stationery. He did not think the county clerk had more to do than the registrar.

Coun. King replied that he had as county clerk a certrain amount of work to do every day, which he could not pay a young lady to do for him-Coun. Sproul had admitted they were not legally bound to pay this bill. The question then was, would it be wise for them to do so? If they did it in this case they must do it in others. In common fairness they must treat all alike.

Coun. Palmer endorsed this view. He said Mr. Fowler could well afford to pay these bills himself. The resolution of Coun. McMonagle

passed. A bill from the same office of \$11.72 for postage in 1897 was thrown out: also one for \$14.10 for postage in 1898. Coun. Wetmore then moved, seconded by Coun. Sproul, that the sum of \$15 per annum be allowed the registrar of deeds and wills for all extras in connection with the office.

Coun. King refterated his arguments that if this were done there should also be an allowance made for the sheriff, the registrar of probate and county court clerk.

The vote was taken and the year ler, Moore, H. J. Fowler, M. Freeze-13.

The nays were: Palmer, Titus, D. J. Fowler, King, Perry, McLeod, McCully, H. E. Freeze, McLean, Hanwick, H. R. McMonagle, Helms 12. The warden declared the resolution

carried. Coun. King had another card up his sleeve. He directed the attention of ish clerk, Hanford Price; revisors, F. Coun. (and registrar) Fowler's friends Bruce McLeod, Noah Mann, Thos. G. to the fact that their well meant offer, if availed of by him, would render necessary his resignation of his ceat in the council. Under the law Mr. H. Weitmore, John W. Chaloner, R. C. Fowler could not sit as councilles and receive any emolument from the Millar, No. 3; G-20, Hennessy, No. 1; the members who had voted yea, but No. 4; collectors, Alex. Gilliland, No. 1; Count. Fowler solved the problem by M. Wright Flewelling, No. 2; parish rising and stating that he would re- clerk, John W. Chaloner; district clerk, fuse to accept the \$15. He did not desire, he said, to give up his seat, O. W. Weitmore, Hamlin Bradley; and might want to run again. But oversears of poor, N. N. Puddington, he said the stationery should be paid Robert Sheldrick, Robert Fullerton.

for, and argued that the county records were not really the county re cords unless they were made with ink raid for by the county. The contention of Mr. Fowler appeared to point to a belief on his part that if he paid

and soak the ink off. At least it so appeared to the lay mind. Coun. King thought this argume

rather fine spun and was not impressed by it. The matter then dropped. Coun. King stated that in the case of the bills in connection with the Folkins case, he had talked with Magistrate Morrison, and the latter was perfectly willing to hold over his bill until a case was made out and argued before the supreme court to show whether under the law the county was liable. He had no doubt Constable McLeod would be equally willing. The matter was laid over till afternoon.

It was moved and seconded that the bill of Scott Act Inspector Weyman for \$116.58, due him on account of expenditure for Scott Act prosecutions, be paid.

Coun. Spro il discussed the bill. He said there was no legal obligation to ray this bill, which was stated to be for detective services. The inspector was entitled to certain expenses, and to these there was no objection. But there was in the inspector's account a bill of \$127 in a lump sum without any particuclars. He was strongly cprosed to paying such a bill. He was opposed to the detective system. The council should not pay any such bill till they had before them an itemised account so that the people would see what they were paying for.

Coun. King asked that Inspector

Veyman be heard in the matter. The inspector stated that he had before employing the detectives to pledge his word not to reveal their ames. He could not get local detective work done if he had to take receipts from the rersons and make their names public. He would make oath, however, that every dollar of the money had been spent as he stated. The system had worked well and had greatly assisted him in carrying on the work. He was by this method of secrecy enabled to set information which he could not otherwise secure, and in every case where a complaint was made on information so secured a conviction had been made.

Coun. King-You would be willing to make a short affidavit before a magistrate that the \$127 has been spent as you stated, would you not? Mr. Weyman-Cerainly Coun. Sproul asked Coun. King if

e wanted that done. Coun. King-I merely asked the uestion to satisfy anybody who may he in doubt. I am quite satisfied my-

The motion to ray the bill was then dopted. Coun. Sproul pointed cut that by the nanger in which the inspector's account was made up he received over fifty dollars now that would not ordinarily come before the council until next year. He suggested a different

nethod of making up the account. The inspector made an explanation elatting to this matter and said he would act in accordance with Coun-Sproul's suggestion as to making up the accounts in future.

The lists of parish officers were submitted and confirmed. Following are the leading officers by parishes: Sussex-Assesors, John E. Ryan, S.

McCully, Hiram W. Folkins; overseers of poor, Samuel-Killen, John Wenamake, Robert Crawford; revis-ors, Charles W. Stockton, Hugh R. McMomagle, Ora P. King; game war-Smith, Fred L. Gross, D. H. McNutt, Aiken McFarlane; highway commissioners, Division No. 1, D. Patriquin; N.o 2, Simeon H. Campbell; No. 3, Henry Golding; No. 4, E. O. McIntyre; No. 5, S. H. F. Sherwood; collector, Charles Erb; partish clerk, Seth Jones. Studholm-Assessors, James A. Fenwick, Jacob I. Keirstead, Henry S. Parlee; parish clerk, James A. Fenwick; highway commissioners. Thos. A. McFarlane, No. 1; Wm. A. Kelrstead, No. 2; James E. Good, No. 3; Isaac Gaunce, No. 4; James C. Coates, No. 5; overseers of poor, David Little, Francis J. Keirstead, Loyal P. Knollin; collectors of rates, John H. Folkins, No. 1; Arthur Fenwick, No. 2;

revisors, H. Montgomery-Campbell W. D. Fenwick, Thmoas Roach. Cardwell-Overseers of poor, E. J. McCready, Alex. McAnespy, Edward Breen; collector of raites, Thos. Morton; parish clerk, Winslow McLeod; assessors, Fired Davidson, James Purtell, Byron McLeod; commissioners of highways, Ormond Jones, Lewis J. Murray, John Hawks; revisors, H. E.

Freeze; G. Lester McCully, John M. Freeze; game warden, Geo. Stockton. Kars-Overseers of poor, David Mills, Jonathan Jones, David P. Williger; com .of highways, B. R. Palmer, Robert Jones, Martin Reicker; assessors, David Mills, Martin Reicker, Isaac Vanwart; parish clerk, John Mc-Intyre; collector of rates, Robert Van-

Helms, B. R. Palmer. Norton-Parish clerk, Edwin A. Hayes; assessors, C. E. Dixon, Oscar Patriquin, James Gilchrist; collector, James Hughson; revisors, G. W. Titus; C. W. McLean, John E. Titus; com. of highways, Edgar Parlee, Geo. Raymond, Samuel E. Frost, E. L. were: Gilliland, Ballentine, Myers, R. Perkins, W. 2. S. Wetmore; overseers C. McMonagle, Wetmore, Peatman, of poor, John E. Fowler, John L. Mc-Sproul, Maynes, Gorham, F. B. Fow- Vey, Chas. E. Ryan; game wardens, W. Fred Forester, John McKinnon, Saml.

Allison. Havelock - Assessors, John Brown, Richard Mullin, Moses Mc-Farand; com. of highways, Naaman Hughson, Trueman V. Freeze, Edward Jackson; collector, Silas W. Thorne: overseers of poor, Samuel Chittick, Thos. Fennell, Chas. B. Keith; par-

Perry; game warden, A. J. Thorne, M. D. Kingston-Assessers of rates, James Williams; com, of highways, David B.

There was dismay among R. W. Wetmore, No. 2; John Redmo W. H. Williams; revisors, S. T. Lamb.

Waterford-Assessors, W. J. Patterson, Wm. Armstrong, Courtney Walker; overseers of poor, Robert Hakws, F. E. McNair, J. W. Patterson; revisors, Jas. A. Moore, Thos. H. Myers, for the ink used in making records he Jos. Walace, sr., No. 1; Phillip Mc W. E. S.Flewelling; com. of highways, could claim his property at any time Manus, No. 2; collector, John D, Frier;

parish clerk, W. S. D. Moore; game wardens, John Dalling, jr., Jos. Adalr. Upham—Overseers of poor, Andrew Sherwood, Charles Titus, George B. Reid; assessors, Wm. Barnes, Ri-Foster, Geo .B. Reid; com of highways, Robert Simpson, No. 1; H. H. Sherwood, No. 2; David Floyd, No. 3; revisors, James M. Campbell, Albert H. Upham, Robt. Simpson; game warden, Chas. Fowler; collector, James G. Titus; parish clerk, Charles N.

Greenwich-Overseers of poor, Geo. A. Fowler, Wm. P. Belyea, Daniel G. Perry; assessors, William N. Vanwart, Wesley Inch, Daniel Richard: com, of highways, Geo. Nutter No. 1; D. T. Boyer, No. 2; Robert Cheyne, jr., No. 3; revisors, Charles H. Gorham, A. LeB. Peatman, Ford Walton; game warden, Chas. G. C. Gorham collector, Edward H. Flewelling; parinsh clerk, Wm. McLeod.

Rothesay-Com. of highways, Walter McFate, David Maynes, Albert M. Saunders; overseers of poor, Charles Vincent, John C. McLaughlin, Robert Mahon; assessors, J. Lee Flewelling, H. V. Dixon, Wm. Mahon; revisors Thos. Gilliland, Wm. Maynes, Wm. Thompson; parish clerk, Walter S. Saunders

Springfield-Overseers of poor, H. A. Northrup, Chas. Gunter, Miles, Keirstead: com. of highways, Alfred Hatfield, No. 1; Wm . Murray, No. 2; Arthur J. Gillies, No. 3; Geo. T. Keirstead, No. 4; revisors, Martin Freeze, Gilbert Crandall, Harry Scoparish clerk, Wm, Urquhart; district clerk, A. J. Gillies; assessors Howard Freeze, Lemuel E. Spragg, James E. Brown, collector, Azor B Spragg, No. 1: A. B. Crawford, No. 2: game wardens, D. H. Crandall, Thos.

Westfield-Overseers of poor, J. F Wood, W. H. Tingley, Chas. Rose; com. of highways, Michael Brown, E. S. Stephenson, Wm. Arthurs, sr.; asessors, James A. Buchaman; D. J. Whelpley, Parker Craig; collectors, J. W. F. Baxter, John E. Stevens; revisors. R. F. Ballentine, F. R. Fowler, N. E. Lester; game wardens, W. O. Mc-Kenzie, W. H. Waters; parish clerk,

Johnson Lingley. Hammond-Overseers of poor, Chas Alexander, James Lefurgy, Thos. H. Scott; com. of highways, John Marchbank, Chas. Alexander, Jas. Alexander; revisors, D. J. Fowler, R. C. Mc-Montaigle, Weeder Fowler; assessors Albert Sherwood, Thomas H. Scott Robt. Ferguson: collector of raites. W. Franklin Howe; parish clerk, I. N.

Faulkner. Hampton-Com. of highways, Wm. Gilliland, Andrew S. Beyea, Geo. A. Henderson; assessors, Geo. E. Ket chum, J. Henry Dixon, R. H. Smith; revisors, H. J. Fowler, F. M. Sproul, Wm. C. Crawford; overseers of poor, Henry Hicks, Henry J. Belyea, Wm H. Darrrah; collector of rates, Noah M. Barnes: town clerk. A. W. Hicks.

AFTERNOON SESSION. The secretry-treasurer stated that the assessors of Havelock had without warrant \$125 on that parish for read damages, levied and collected it, and paid it over to him. He wanted to know what to do with it.

The councillors for Havelock could not give any explanation of this unless the assessors had made a mistake and assessed for roads an amount that should have been for another purpose. They presented a resolution be s that the amount be handed over to the overseers of the poor for Havelock. This was adopted.

Coun. King, seconded by Coun. Moore, moved the following resolu-

Whereas, it is expedient and advisable that some less cumbersome and more feasible way of collecting taxes for the counity of Kings be devised and adopted:

And whereas, a bill was prepared by a joint committee of this council and the council of the city and county of S. John to amend the rates and taxes act in that respect.

And whereas, said bill did no pass the legislature for the reason that the government expressed their intention of introducing a general act, which, however, was not done;

Therefore resolved, that a committee of three be appointed to lay such till before the legislature at its next session, said committee to have the requisite number of copies printed and to take such other action as may te necessary in the premises.

Coun. King supported the resolution at some length, pointing out clearly the expensive and combersome character of the present law. The resolution was unanimously adopted and the warden appointed Coun, King Coun. Moore and the secretary-treas-

urer as the committee. The much talked of report of the wart; revisos, G. W. Palmer, William committee appointed last year to enquire into the petition of Jonah Keith against the return of Coun. Perry and McLeod of Havelock was submitted. The committee had heard George W. Fowler for the petitioner and Philip Palmer for the respondents. They recommended that the petition be quashed; that after deducting respon-

> be refunded to the petitioner, and that the clerk of the committee be allowed The report was taken up section by section. It was adopted, with the exception of the last clause. It was moved by Coun. Fowler, s

> dents' expenses the balance, if any,

onded by Coun. Lamb. that \$25 be voted to the respondents in the Havelock election case, the same to be taken out of the deposit made by the petitioner. Carried. Ordered that \$4.24 be refunded to G.

A. Coates by the collecting justice of Havelock, the amount having been wrongfully collected.

The report of the alms house missioners was submitted for the committee by Coun. Kink, As amended it provides that the amount to be assessed shall be as follows: Keep of paupers......\$1,039 1

Responsible to the commissioner's expenses.  Salary secretary: Interest on debentures	300 00 160 00 100 00 200 00
Medical attendance	100 00
Unforseen expenses	
This is to be assessed as follows parishes:	(日)思生证
	80 42
Greenwich	80 42
Hammord	Control of the Contro
Hampton	
Havelock	402 14
Kingston	281 48

\$2.574 16 The report as amended was adopted. vithout debate. The following assessments were or-

Coun. Sproul for the committee subritted the following resolutions touching the late Sheriff Freeze:

Be it resolved, that this municipal ouncil hereby expresses its deep symathy with the widow and family of he late Samuel N. Freeze, who for more than thirty years filled in an minently acceptable manner the honcrable and responsible position of high sheriff of this county.

As an official as well as in the ordinary walks of life the late sheriff had by his genial, courteous and manly treatment of those with whom ne came in contact, endeared himself to the people of his native county. In recognition of his many virtues we place upon our records this

testimonial. The resolutions were adopted by a ising vote and it was further resolved that a copy of the address engrossed on parchment and presented to Mrs. Freeze.

On motion of Coun. Moore the valators' report was adopted and confirmed. This report was submitted at Tuesday's session.

Coun. H. R. McMcLagle, Moore and Fenwick, the committee appointed to consider and report as to the pay of ators receive the sum of \$110 each, or \$330 in all, and that the assessors receive as follows: For Cardwell. \$50: Greenwich, \$46; Hammond, \$30 Hampton, \$56; Havelock, \$56; Kars, \$24; Kingston, \$56; Norton, \$56; Rothesay, \$60; Springfield, \$64; Studholm, \$120; Sussex, \$110; Upham, \$40; Waterford, \$44: Westfield, \$40-or \$852 in all.

On motion of Coun. Peatman, secnded by Coun. Sproul, the fee to be paid medical men for examination in cases of lunacy was increased from \$2 to \$4.

Ordered that Havelock parish pay 5.42 and Studbolm \$5.32, to John M. Kinnear for running parish line. Coun. King, seconded by Coun. Mc-Monagle, moved the following resolu-

Whereas, certain bills for fees of ustices of the peace and constables. vitnesses and others in connection with certain preliminary examinations in criminal cases have been laid before the council.

And whereas, it is desirable to have the question of the council's liability therefor determined; And whereas, the parties submitting raid bills have consented that

same stand over until such question is Therefore resolved, that a committee of two (of whom the secretarytreasurer shall be one) be appointed to confer with said parties or their counsel and settle a special case for

leternunation of said liability. tion. 'The question would in this way Coun. Sproul opposed the resolution. The council had voted \$127 to ray one bill (for the Scott Act inspector) where no itemised bili was

submitted. Here were bills for work which there was no doubt at all had leen done. If the council could pay in one case they could pay in the other. To take a case before the supreme court would be expensive. Coun. King replied that the attor-

ney general was willing to argue the cese for the other side. That would settle the matter of costs on that side. Coun. D. Fowler said he believed the county would have ito pay the bills anyhow. If they were hable they must pay, and if not the government as had been stated the previous day, would pass an act to make them pay. Coun. Kling replied that if an act were passed it would at least define the position of the county. He did not thing such an act would be passed. In fact he hoped there would be a government by that time which would not attempt to pass a law to enable any man to come along with a till and take the council by the throat.

The resolution was adopted, and Coun. King was appointed to act with the secretary-treasurer. Coun. Ferwick moved, seconded by Coun. McCully, that Inspector Weyman receive \$400 instead of \$300 salary

for the present year. Coun. Sproul opposed the resolution. He discussed Scott Act matters at some length, and pointed out that the amount of salary had formerly been agreed on. Since then the exrenses of enforcing the act had been enormously increased. hey had paid cut over, \$1,500 and received only a little over \$1,100. Of that Mr. Weyman got over \$200 besides his salary. er over \$566 in all last year. And yet he found time to go to Queens county and undertake to do work

Coun. Fowler referred to the fixing of the salary at \$300, and said that Ereement should stand. Com. Fanwick replied that the sal-

ary was insufficient for the work. Many men would not take the office for \$1,000 a year. He felt that the inspector should be well paid and the cause demanded it. Mr. Weyman had been quite successful in his work. Two fines would pay the extra \$100.

Count Ballentine wanted to know how, if the work was so hard, the inspector could go to Queens and be made inspector there. How many farmers in Kings make \$300 a year off their farms? The speaker could not. Coun. McLean said no man could be

expected to do his best for \$300 a year. He thought there were very few farms that did not produce the value of \$300 in a year. The inspector should be well paid. Coun. Freeze of Springfield said that

the salary was \$400 and had been reduced to \$300. There had been war here between the extremists in the council. The law should be carried out even if it did cost money. The tor should be well paid. im of \$300 was too small. The vote was then taken: Yeas

Palmer, King, Titus, Wetmore, Lamb, McLeod, Perry, D. J. Fowler, Fen-wick, McCully, H. E. Freeze, Gorham, McLean, Moore, M. W. Freeze-15. Navs-R. C. McMonagle, Maynes, Sproul, Gilliland, J. M. Campbell, F. R. Föwler, Peatman, Helems, Myers, H. R. McMonagle, Ballenttime, H. J. Fowler-12.

The resolution was declared carried It was ordered that \$63 over-assessed on Sussex last year be handed over to the overseers of the poor for that par-

ish. Coun. H. R. McMonagle said that in 1898 the government was asked to hand over to the council full contr of the alms house. It had been stated that the attorney general said the resolution of council was not sent forward in time by the secretary treasurer. The latter stated that he sent it forward as soon as it could be done. The council had also asked that the licenses of all auctioneers who did not pay their county fees should be cancelled. Yet it appeared that auctioneers with provincial licenses were doing business and not paying county fee. The government had igmored the council. The councillors should in turn ignore them when they come asking the suffrages of the peo-

Coun. J. M. Campbell said there were auctioneers who were back from \$12 to \$14 in their fees to the county. The matter should be attended to The secretary treasurer said that if it were shown to him that a man had a license and was selling he could be prosecuted. But both selling and possession of license must be proved. Warien Campbell said there was a distinct promise that if the council passed a resolution asking it, the government would pass a bill vesting control of the alms house entirely in the county. When taxed with failure to do it, he understood the government threw the blame on the secretary treasurer, who, it has since anpeared, sent forward a copy of the resolution in ample time. The question of responsibility in the matter should be settled. The socretary treasurer showed

Vidal held the attention of the offithat he sent forward the resolution cers present, and afterwards answeron Feb. 12th, to the three members ed many questions put to him by genfor Kings, and the house was in sestlemen wanting information on subsion till after the middle of March. He had registered the letters. Certain bills in the case of the for Ottawa on Saturday to as-

Quieen v. Fox, and amother ordered held over until the decision in the Morrison and McLeod cases was received after argument before the supreme court.

A bill of J. B. Gilchrist for \$4 exmilination in case of lunacy, was ordered to be paid, and Dr. Allen's bill for similar service was reconsidered and passed at \$4 instead of \$2, as had been decided on Tuesday; also a like bill of Dr. Thorne. A bill of Dr. Thorne's for \$4 coroner's fees was ordered paid. Also J. & M. W. Freeze \$2; H. F. Shute, \$2; Archie Brittain, 75 cents; James O'Dannell, \$1.50; Fred E. Perry, \$10.55; W. A. Saunders, \$8; Dr. Warneford, \$4; A. J. Flewelling \$4; G. H. Bannes & Co., \$5.50; Dr. G. N. Pearson, \$1.50; W. H. Wallace and James Lamb, special constables at Sussex during camp, \$20; N. E. Maher, \$14; F. F. Fenwick, \$8.20; J.

A. Fenwick, \$2; Dr. Murray, \$14.75; E. M. Brundage, \$7.
Bills held over in July were ordered paid as follows: A. J. Sproul, \$2.70;

\$13.80; John G. Smith, \$8. Ordered that the following sums be ussessed and collected to pay the lindebtedness due the overseers of the poor in the parishes as follows: Cardwell, \$100; Greenwich, \$50; Have lock, \$200; Norton, \$100; Springfield,

\$50: Waterford, \$50. An amendment to the by-laws relating to contested elections was submitted by Coun. Titus and Gilliland, and after discussion, referred to the secretary treasurer, Coun. Sproul and Titus to report at next counsel. A motion by D. J. Fowler and Coun. Gorham that the councillors be paid

\$2 per day in addition to mileage, was discussed at some length and voted down. The warden, Coun. Titus and the secretary treasurer were appointed a committee to get plans and estimates of cost of a larger vault for the re-

gistrar's office. The council then adjourned. Warden ampbell proved himself an admirable presiding officer, and in the secretary treasurer, G. O. Dickson Otty, who is a perfect mine of information as to law and procedure, the council have a most valuable of ficial.

The council transacted a very large amount of business in the two days, and did it in a most business like manner.

THE ACQUIREMENT OF CORRECT SPEECH.

Correct speech is largely a matter of imitation. If the persons with whom a child constantly associates speak inelegantly the child will certainly do likewise. No amount of instruction in grammar, the theory of anguage, will avail to counteract the lebasing effect of practical tuition in the wrong direction. There is no such word in the English language "atn't." We may say "I'm not" because we merely eliminate the a in am, but "ain't" has no legitimate progenitor. The home is the true school of speech, and the mother the teacher whose influence will be the most lasting.—February Ladies' Home Journal.

Capital and labor would commingle

etter if there weren't so many men trying to get capital without labor. cycle repair shop. HARVEYMEDICINE CO The Caviare Indu

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ST. CROIX SOAP MFG. CO., ST. STEPREM, M. P.

ON MILITARY LAW.

Lt.-Col. Vidal, D. O. C., delivered a

nost interesting and instructive lec-

ture on Military Law in the club

rooms of the 62nd Battalion Thursday

evening, the following officers being

62nd Fusiliers-Lieut. Col. McLean.

Major M. B. Edwards, Capt.

Major E. T. Sturdee, Major Fred H.

David Churchill, Capt. T. Dunning,

Capt. E. E. McMichael; Capt. J. O.

Sharp, Capt. H. H. Godard, Lieut. W.

C. Rankine, Lieut, R. R. Rankin,

Lieut. J. W. McKean, Lieut. H. H.

Robertson, Lieut. G. D. Robinson,

Lieut. Miller, Lieut. Bowman, Lieut.

Arthur Parks, Lieut. Perley, Lieut.

Frost, Surgeon Capt. Murray Mac-

Laren; Rev. J. M. Davenport, chap-

3rd Regt. Canadian Artillery-Sur-

geon Lieut.-Col. Daniel, Lieut. Fred

Foster, Lieut. J. M. Robinson, jr.,

8th Hussars-Lieut.-Col. Markham.

For about an hour and a half Col.

Lieut.-Col. Vidal left this district

sume the duties of Major Cartwright

CASTORIA

For Infants and Children.

THE LATE W. R. CAMPBELL

The Times, Daily News, Standard,

and all the leading London papers

write in paying tribute to the late W. R. Campbell. The following interest-

ng sketch is from the Daily News:

There was interred in Highgate cemetery London, on Tuesday afternoon, January 10 the remains of W. R. Campbell, the general manager of the Dominion Atlantic railway who died on Sunday, at the early age of 49 He was one of the brilliantly clever young men educated by the North British railway ver 30 years ago, when it was not the system of the system

tem of today. That band of young men cluded the Hon. David Hunter, general mager of the South African government raways, and his brother, James Hunter, acceptant general manager of the same p perty, James Thalton, the manager of Queenelend government railways, and n a commissioner of railways in Austral

ects suggested by his remarks.

at headquarters for two months.

Lieut. S. L. Emerson.

Lieut. Ralph Markham.

present:

child's play of wash

the sweetest, cleanes where Clothes, with easy dock was Follow the direction

who are suppo usually well in

and in all the Mamitoba and Northwest. Th pecially those of of immense size the Lake of the Omtario. The hardly inferior ed States and ten years, to ca in sturgeon ten time a regular obtained, value has done in th western rivers, ery laws prev Fraser River THE CAV

of fish product

epicures a gre supplies, and ha

country, and

Russian cavia of the domin years United nearly ripe egg many Canadia dled the raw it, by process pressing into shance rather in annearnce. of the Canadi the same in first indiffer vinlue of the dinate desire in the shape market value lowed by the cases total ce Manitoba and of the Woods been the grea caviare and try, but so far ers began to (N. B.) fisher sturgeon they buyers, it is the rivers of the sturgeon f that they were The St. John did not last r its height as were often tal the leaping of mon sight as dericton. The or ten years the fishery w mand for st crease, and v fisheries like the Delaware smaller fisher son, Kenneb have had to Carada. Ca lcarned the hi

hitherto they

tempt. On

especially in

Clair waters

been actively

caviaro, and

best sturgeon

many years

tota and fro

On the Lake

were last y

area which l

In the Canad from 30 to

weight were in 1895, all