THE UNION ADVOCATE, WEDNESDAY, JANUARY 25, 1882.

mittee be appointed to enquire into matters connected with the assessment in Newcastle. Couns. Burchill, R. B. Adams, Fish, Tozer, and Loggie, were servant,

on motion resolved that a committee be appointed to fix Timber Drivers fees. Report are as follows: and that said committee consist of Coun. John McLaughlan, Secy.-Treas., and

A petition was presented from a num ber of the ratepayers of Lower District. Parish of Chatham, asking that the Bye port:-Law taxing dogs in that district be re-scinded, and that the tax be taken off for

portant ones.

Return of Commissioners, Geo. Dunphy, B. N. T. Underhill, D. McLaughlin, for expenses in opening a new road in the Parish of Blackville. Auditor reported overcharge of \$8.35. No vouchers. Committee recommend it be not sand dollars on the District for the year and the petition. Petition received. Referred to a committee consisting of Couns. Fish, R. B. Adams, Somers. Coun. Ryan presented the following resolution:

Resolved, That the section defining road district No. 3, Northesk, be rescinded, and in lieu thereof resolved that paid. It was moved that no assessment | 1882.

on this account, and that it lie over until July session. Coun. J. McLaughlin moved in amending the past year, all of which is ment that the amount be assessed less overcharge. Amendment carried.

e the accounts were being pa Coun. R. B. Adams moved that the further over until to-morrow to allow the Council to take up some other business. That Mr. Lawlor was present in the interest of the liquor dealers and wished to be allowed to address the Council. Coun. Burchill thought the accounts should be proceeded with until they were Oct.

Coun. Sullivan was in favor of defering the Parish Accounts, to take up the question in reference to granting of licenses; if Mr. Lawlor was here prepared to argue the question the Council should

Coun. Cameron thought it better to finish the accounts. Coun. R. B. Adams thought as a matter of courtesy when any person came here to present the views of any party on any question, that he should be heard. men had their business to attend and again to-day, and he thought their legal adviser had a right to be heard. He (Mr. Lawlor) had been here two days

For the motion to defer the accounts-9 against 14. Mr. Lawlor asked if the Council would name an hour when it would hear him on this question.
On motion it was resolved that the

Council would hear Mr. Lawlor at 3 o'clock to-morrow.

GENTLEMEN :- The Chatham Firewards | Correct. Passed. beg to submit their Annual Report and accounts for 1881.

That the balance on hand as per their

That the balance on hand as per their

Rice the passing of the account of Wm. Masson, collecting justice. Coun. last Report was, \$497 29 had been collected from the default Received from Collector of Rates, 1000 00 list of Newcastle Parish for 1881, amount-

for rent of No. 1 Engine House yard from R. use of steam Fire Engine pumping ship,

Tanks and current expenses as per account amexed the sum of 1457 53

Leaving a balance in Treasurer's That we had only two fires this year, Samuel Bernard's dwelling. The upper works of the tugboat were destroyed, and but little damage was done to Bernard's

hand engine hose carts and hose are in That the Firewards will require for the year 1882 the sum of eleven hundred dol-lars as per the following estimate:—

Annual expense of Steam Fire & and care takers' salary, coal Repairing tanks and building Balance due on tanks now built, To bringing water from Hon. W. Muirhead's spring to

Church street tanks, Incidental expenses,

Less cash on hand. And the Firewards would respectfully request the Mun cipal Council to grant them an assessment on the Fire District of the Parish of Chatham for the sum of

eleven hundred dollars for the year 1882, to meet the expenses of the Board as per

GEORGE L. WILSON, Chairman,

Chatham, Jan. 11th, 1882. Account of John Murray, collector of PARISH OF NEWCASTLE, IN ACCOUNT WITH

JOHN MURRAY, COLLECTOR DOG TAX. To Commission on \$84.00 at 20 To cash paid Secy.-Treas.,

67 20 To the Municipal Council of the County

In submitting this, which I sincerely the undersigned, John Murray, beg leave to state that either owing to the scarcity of money, unwilliagness to pay, soft hearted feeling on my part, or some other cause, I have been somewhat later than usual in handing in my return, al-though as I read the law there is no certain time stated for doing so In excuse I may say that I was anable to collect I may say that I was unable to collect from many of the parties until the eleventh hour, and had I banded in my asking that additional accommodation be return at an earlier date the Parist, made at the lockup in Chatham, for the would have suffered to a great extent. keeper and his family and the public. They suggested that the shed in rear of the reacon in making this statement is. They suggested that the shed in rear of the reacon of the resource of the ratepayers of Chatham, Sec.-Treasurer, S. Thomson, Sec.-Treasurer, Angus Buckley, keeper Chatham Lock-up, board of prisoners, They suggested that the shed in rear of the ratepayers of Chatham, seed to see the resource of the ratepayers of Chatham, seed that a saking that additional accommodation be recorded to the ratepayers of Chatham, seed that a saking that additional accommodation be recorded to the ratepayers of Chatham, seed that a saking that additional accommodation be recorded to the ratepayers of Chatham, seed that a saking that additional accommodation be recorded to the ratepayers of Chatham, seed the rate and the lockup in Chatham, for the ratepayers of Chatham, seed the rate and the lockup in Chatham, for the ratepayers of Chatham, seed the rate and the lockup in Chatham, for the rate and the lockup in Chatham, seed the rate and the lockup in Chatham, seed the rate and t commissioners have seen fit to censure room, also the need of more ventilation.

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TO THE MUNICIPAL COUNCIL OF THE The Firewards of the town of Newcas-

tle beg leave to submit the following Re- petition be not complied with.

Annexed hereto is a statement in detail of the receipts and expenditure dur Respectfully submitted, R. R. CALL, Chairman.

W. A. PARK, Secretary. consideration of the Parish Accounts lie Newcastle Firewards in Account

Jan. 29 Note (Bal. on hose) No Mch. 10 Ex. charge on parcel, copper 17 '' 'r 'r 'rings, A. A. Davidson, Insurance,
Wisdom & Fish, for waste &c.,
Freight on do.,
J. D. Ronald, note & interest,
R. R. Call, coal and gas,
Wm. Park, oil &c., I. Ferguson, turpentine, las. Murray, work at pipes, les. Brown, screws, B. Fairman, repairs,
J. W. Davidson, cord for pipes,
Geo. Stothart, work,
R. Fairman, salary,
J. H. Phiuney, stovepipe &c.,

Cr. Jan. 15 By balance on hand, Nov.— "cash from C. Marshall full of assessment, "interest on money in Savinterest on money in Sav-ings Bank, Rentfrom Inland Revenue department,
"Rent from Police Com-

By bal, in Treasurer's hands, \$155 01. W. A. PARK, Sec'y Treas Newcastle, 9th January, 1882.

Parish Accounts resumed.
Chatham Fireward's account and report were presented. Report is as followed by the return of James. T. Grimu, Collecting Justice, Chatham, Auditor said there was a large amount charged said there was a large amount charged every year for executions for which there was no returns, either the constable or the justice must be to blame. The committee say the fault is with the assessors. After the passing of the account of

> ing to \$260. The two lower districts paid up their amount with but little on the defaulters list. This large defaulters should not be, and it was most unjust that more was not collected. Last year there were names on the defaulters list who were well able to pay. He was of 1542 29 opinion that the day was fast approaching when the Council would have to appoint a committee to investigate these affairs, as we must doubt either the honesty or the integrity of these men when such large sums go by default from year

to year. Their duty was done so negligently that it seemed as if it was a matter of indifference whether it was done Coun. Fish said he thought it was not so much the fault of the collecting justice as of constables in whose hands the executions were placed. He would recom-

mend the appointment of responsible men as constables and that they should give conds for the proper performance of their duties. Chas. Marshall, Collector Rates made return of exhibition fees collected \$3.60.

After the Parish Accounts were got

through Council adjourned. FRIDAY, JANUAR\$ 20. Minutes of yesterday's proceedings read and confirmed. Coun. Ryan presented a petition of 38 of the ratepayers of District No. 2, Parish of Northesk, praying that \$47 be levied on that district to build a pound; also a contra petition, signed by 25 names asking that the petition for assessment to build a pound be 81185,00 not granted, as it would make their taxes

excessive. Petitions received and referred to a committee consisting of Couns. Ryan, Tozer, Loggie.

to be refunded and charged to Chatham Report of the committee appointed to visit the Alms House ;-To the Warden,

Your Com. appointed &c.

We were very much pleased with the ondition in which we found that institution the cleanness of the different detailed by the clean of t tution the cleanness of the different de-partments and the tidy manner in which

appearance goes to prove that they are Revisors of votes, The general appearance of the different uildings and the different arrangements and neatness of things generally must be discontinuous. 884 00 and neatness of things generally, speak very much in the favor of the commissioners and persons connected with the

establishment. We wish to express our thanks to the hope will be my last return of deg tax collected in the Parish of Newcastle, I, manner in which we were treated whilst manner in which we were treated whilst visiting the institution.

JOHN MCLAUGHLIN, ENOCH BAMFORD,

Jan. 20, 1882. Report received and adopted Coun. Loggie presented petition of a The passing of accounts was resumber of the ratepayers of Chatham, Co. School Fund in acct. with would have suffered to a great extent. keeper and his family and the puone.

My reason in making this statement is owing to the fact that the august body of kitchen be plastered and made suitable the Alms House for a kitchen which would make more the Alms House for a kitchen which would make more the Alms House for a kitchen which would make more the constable, Derby, \$2.75, ex-

Newcastle Firewards Accounts and belonged to private individuals, and the belonged to private individuals, and the belonged to private individuals, and the belonged to private individuals. county now, in pursuance of an old re-COUNTY OF NORTHUMBERLAND.
The Firewards of the town of NewcasWhen the firewards of the town of NewcasThe MUNICIPAL COUNCIL OF THE gulation, pays 862 per year for rent of this building. Petition received.

Moved and seconded that prayer of

Coun. Fish supported the petition.

in District No. 1 for road and assessment purposes Carried.

Coun. Savoy presented petition of Isaiah P. Savoy, Town Clerk, Parish of WITH W. A. PARK, SECY. & TREAS.

1881

Voucher.

Voucher.

Voucher.

Voucher.

PAID—

Alnwick, to take into consideration his account presented in July last, amounting to \$6.50. Bill was sent in, sworn to, and he prayed that it be paid and justice done to the officers of Alnwick. The Warden explained the bill passed in July last when this amount was de-

Some of the Councillors argued against

155 01 sittings "That the Road Commissioner

hat it is not desirable to again allow the Jared Tozer. nanagement of public affairs to lapse in-

condition. Signed by the Committee.

Received and adopted. Council proceeded at once to pass the county Accounts. Jail Committee Account. Auditor reports that all the accounts were not certifled to. Committee report that in January, 1877, the Committee on accounts recommended that all the wood for the Jail should be supplied by public

ought to be condemned.

Some of the items in Mr. James

Coun. Loggie presented application of L. J. Typeedie in a matter of costs in case between S. Wilcox and Michael Brennan. On motion costs were ordered control of passed.

Brennan. Tozer, Loggie.

per load. Amendment lost. Account passed.

John Brander, 1 axe \$1.10, 1 hickory handle 20 cents—\$1.30, not sworn to, not passed.

partiments and the tidy manner in which the stores are kept reflects the greatest J. & A. McMillan, Registry Books, credit on the keeper.

J. & A. McMillan, Registry Books, W. & J. Anslow, printing. credit on the keeper.

The institution at present contains

D. G. Smith.

John McCurdy, M. D., Coroner's fees,

Coun. R. B. Adams moved that a com- Public and hope from the bottom of my they had to retire into the kitchen to do To pay Province balance due by

deterioriated under the management of the Jail Committee,

Coun. Cameron, passed unanimously.
Coun. Scofield presented the following

contract and not by public tender as it should be. We respectfully call the attention of the Council to these very important matters, as your councillors feel C. E. Fish Peter Loggie, J. P. Burchill,

to the loose condition of some years ago. With these exceptions the County accounts appear to be in a satisfactory notes to be taken, and Council adjourned

Seport:

Your Committee to whom was referred be nomination of three county valuators, beg leave to submit the following, its :—That after due consideration they

Dr. McDonald was there as a witness in reference to insanity.

Several other matters were brought up previous to adjournment, but the council room had become too dark to council room had become too dark to was one of grave importance to those for the Jail should be supplied by provide tender, which recommendation has been acted upon until last year, when it was done by private couract, which system done by private couract, which system with the following of the county valuators, beg leave to submit the following, with the following of the county valuators, beg leave to submit the following. recommend the following, R. R. Call, T. F. Gillespie, Robert Swim.
Signed—Jared Tozer, J. P. Burchill, J. L. Scofield, K. Cameron, M'l Ryan,

more than \$15 to pile it. He had been was safe in such hands, and he thought the Act is in operation in this County.-

the beg leave to submit the following Report:—

port:—

There were only two alarms of fire during the past year both of which were ing the post ing the post ing the post ing the post ing the past year both of which were ing the past year both of which were ing the post ing the p

mittee on assessment in Newcastle as follows:

Your Committee appointed to enquire

Your Committee appointed to enquire

Your Committee appointed to enquire

Thos. McQuinn be substituted for John the sale of spirituous liquors was vested

rillor would assist in bringing about a great improvement in jail matters.

The resolution which was seconded by Coun. Cameron, passed unanimously.

Coun. Scoffeld presented the following resolutions:—

Whereas there is a large amount of Whereas there is a large amount of was no necessity for sending a clean was no necessity for sending a clean was no necessity for sending a clean was made by Mr. P. Farrell. Count Burchill moved that the prayer of the that the petition was legal in every respect, and they could easily ascertain this by obtaining a certified copy. The people had, by their ballots, asked that this the Bar, and said that the arguments to the Bar, and said that the arguments to uphold the law for which they voted. Whereas there is a large amount of convictions, and thought that the arguments oney paid annually for inquests for was no necessity for sending a clean thich there is no necessity.

The should bring forward would apply to uphold the law for which they voted. If we grant licenses, we say by that act that the converte and said that the arguments to uphold the law for which they voted. If we grant licenses, we say by that act that the converte and said that the arguments to uphold the law for which they voted. Resolved, That the section defining road district No. 3, Northesk, be rescinded, and in lieu thereof resolved that District No. 3 begin at W. Copp's upper District No. 3 begin at W. Copp's upper as to prevent inquests being held in the line and extend up to and include all upline and extend up to and include all upline and extend up to an include all upline and exten nake any returns.

Coun. Bamford thought there was no this County. 1st. That by the Governor have accepted it, and no arguments can fazette, is ill with slow fever. necessity to argue the case, the law said General's Proclamation the second part be advanced to prove that this Council grounds for suspecting foul play, and that a copy of this motion be given to each of our local members. Resolution Carried.

General's Proclamation the second part of the Act does not come in force in the should grant licenses when by the Law it is enacted that for three years this shall not be done.

County until the 4th day of February. Shall not be done.

County until the 4th day of February. Shall not be done.

On motion, it was resolved, that no licenses be granted.

Hon. M. Adams arrived home of the Act does not come in force in the it is enacted that for three years this shall not be done.

On motion, it was resolved, that no licenses be granted.

We are glad to see that J. John Coun. Loggie moved that \$1000 be ashill, Loggie and Fish be a committee on Coun. Loggie moved that \$1000 be assessed for fire purposes on the Town of Chatham. Carried.

Also that \$1100 be assessed on Police with, which might come up at some the effect that provided the Law should be declared void, the Sec.-Treasurer be

Coun. Saunders from Committee on timber drivers fees proposed a By-Law allowing them \$3.50 per day for the actual time employed. Carried.

Coun. Adams presented report of computer of the parish of Chatham. Moved that It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on assessment in Newcastle as It pass as read. Moved in amendment by mittee on as read as read as read as read Some of the Councillors argued against the legality of the charges and some wished it paid as it was a parish charge and the Councillors for that parish were in favor of paying the bill. Ordered in the charges made by Coun. R. B. Adams against the Assessors for the Parish of Newcastle for in favor of paying the bill. Ordered in the charges made by Coun. R. B. Adams against the Assessors for the Parish of Newcastle for coun. R. B. Adams moved that \$1000 countries by chap. 105 Cons. Stat. He claimed in the charges made by Coun. R. B. Adams moved that \$1000 countries by chap. 105 Cons. Stat. He claimed in the countries by chap. 105 Cons. Stat. He claimed in the councillors argued against the sale of spirituous liquors was vested in the Local Legislature vested in the Country Councillors for that parish were in favor of paying the bill. Ordered in the countries of and the Councillors for that parish were in favor of paying the bill. Ordered to be paid.

Coun. R. B. Adams presented the following resolution:

Coun. R. B. Adams presented the following resolution:

Whereas, An order was made by this honorable Council at its last January sittings "That the Road Commissioner is follows:

Stewart, late of the Sun staff, St. John. It is published at Chatham by Mr. J. L. Stewart, late of the Sun staff, St. John. It is published semi-weekly, on Wedness and find the taxable valuation of the whole Parish to be \$9538,75, divided as follows:

Parish officers, Newcastle, were then sittings "That the Road Commissioner is follows:

The first number is well up in local afficient in his undertakings. Mr. & Mr. & Mr. & Markey and particularly as the Act was not really in force in the County. He then the best wishes of the Editors.

M. have the best wishes of the Editors. really in force in the County. He then and passed.

The first number is well up in local affairs and other matters. The editor, in the introductory article says:

We present our congratulations to Mr.

We present our congratulations to Mr.

of the town of Chatham pay over to hap predecessor in office the sum of \$42.73.

And Whereas, The said Road Commissioner for the said sum of \$42.73, nor any part thereof, saving and excepting the sum of \$12.55, leaving a flow to balance due the Commissioner for 1850

Resoluced. That the Road Commissioner for 1850

Resoluced the Said Said Delance of the town of Chatham to be appointed at this sessors were incorrect, and that the said commissioner for the town of Chatham to be appointed at this sessors were incorrect, and that the said datance so remaining due and unpaid. Received and adoptad.

Resoluced Bohalance for the said balance so remaining due to commissioner for the year 1890, the said balance so remaining due to commissioner for the year 1890, the said balance so remaining due to commissioner for the year 1890, the said balance so remaining due to the said destricts.

Summissioner for the year 1890, the said balance so remaining due to the said districts.

Summissioner for the year 1890, the said balance so remaining due to the said districts.

Council pravote work.

Council pravote work.

Council pravote work.

Council pravote the council pravote the tax such years and the past year.

Council pravote the said that the said districts.

Summissioner for the year 1890, the said districts.

Solid Scale Pravote of the said that the said districts.

Solid Scale Pravote of the said that the said stricts are faired in his undertaking. Are deliced, in the form of the council stricts on a fair and other matters. The edition, and the strict of the council of the the council of the council of such that the save the part of the council of such that the save that the save the part of the council of such that the save that the save the part of the council of such that the save that t best endeavour to have the said taxes apportioned between the different districts on a fair, equitable basis.

Respectfully submitted—R. B. Adams, C. C. of John Morrissey 2 loads wood 2 on a five days and one night services at Council as Constable 6.00—8.00. Acc. of Wm. Dalton, five days and one night services at Council as Constable 6.00—8.00. Acc. of Wm. Dalton, five days and previous to adjournment, but the council room had become too dark to enable any room had become too dark to enable any for matter of the council adjourned to meet again at 7 ps. m.

EVENING SESSION.

Countingent Com.—Couns.

Burchill presented account of George Stothart for making desk for George Stothart for making desk for Council Room \$5.50\$. Passed.

Coun. Tozer presented the following Report:—Count for three days as witness, at 85.00 per day. It was explained that the case was that of the Queen, s. A. Perry, indicated for forgery, who was too poor to pay witness fees, and Counsel had been appointed by the Lieut. Governor in each Province, but along with this (see sub. Sec. 8) the Council have the right to license any merchant or trader to sell liquor by wholesale, and the person so them counties is a large one, and we have no doubt that the discussed by the Council may under the Acct. of Wm. Dalton, five days and one night services at Council as constable 6.00—8.00.

Acct. of Wm. Dalton, five days and one night services at Council as Constable at Council and the council of the Council and the council of the Council of

enable any notes to be taken, and Council whose means were invested in the busi-

Fo pay Province balance due by County on School Loan,
Councillors accounts for mileage were then passed, amounting in the aggregate to 116 30 ration else making bargains to be paid by this Ceuncil. The people elected Councillors to do their business and hence they objected to pay bills promised by any outsider On the motion that deterioriated under the management of the Jail Committee,

Mhereas, The jail of the County has deterioriated under the management of the Jail Committee,

Mhereas, during the summer months it is the cause of much sickness to those incarcerated, as well as to jailer

The Act is in operation in this County.—All, the power the Council has to grant how was safe in such hands, and he thought no Warden could have a better lot of men to work with. He would always soon as the Scott Act comes into operation of one or more members, another interestant help in the Temperance cause. The members are chiefly the young folks of the place. The Act, so far as we are concerned, is much help of the Councillors in which his duties were always performed. As far as his ability was concerned, the Councillors in such hands, and he thought no Warden could have a better lot of men to work with. He would always soon as the Scott Act comes into operation the Local Act goes by the board.—The Act, so far as we are concerned, is much as the proving folks of the place. The Act, so far as we are concerned, is much and the power the Council has to grant liteness is under the Local Act goes by the board.—The Act, so far as we are concerned, is much and the power the Council has to grant liteness is under the Local Act goes by the board.—The Act, so far as we are concerned, is much and were always performed. As far as his ability was to express his opinion as to the constitutional type in his dative were always performed. As far as his ability was concerned, the Councillors in secondary in the Act is in operation in this County.—The Act, to fave the few pleasure of the few pleasure of the few pleasure of the Council have a

and is able to give some attention to

And the contraction of the contract of the con

Series the relation of the control o

Personal. We learn that Mr. C. W. Murray, of Campbellton, a Government scaler, has obtained a good position in the employ of A. Cochrane & Co., lumber merchants at Eau Claire, Wisconsin. On Saturday evening R. F. Quigley, Esq., lectured before the Law

Society, of St. John, on "The Origin of Mr. J. Albert Black, of the Amherst Hon. M. Adams arrived home from John McAllister, Esq., of Campbe is in town, attending the County Court. We are glad to see that J. Johnstone, Esq., Postmaster, is recovering rapidly,

Under the usual heading will be found the notice of the marriage of Mr. John R. Maltby, barrister, of Newcastle, (son of John Maltby, Esq.,) and Miss. Annie