

The Union Advocate.

Established 1867. NEWCASTLE, MIRAMICHI, N. B. WEDNESDAY, JANUARY 30, 1889. SEVEN CENTS PER COPY.

THE SCOTTS ACT QUESTION.

The Advocate of Thursday last is out today in favor of backward legislation regarding the Scotts Act, and licensing the traffic which is a disgrace to the age...

What has made the law imperative so far as this country is concerned. Nothing but the action of individual members of the Council, who use their influence in every possible way against the carrying out of beneficial law...

Why does not the Advocate publish very frequently the names of the members of the Council who are in favor of the carrying out of the law for that purpose, knowing that the time will come when they will be paid, and another being paid by this Council...

Such a course may be a sign of insanity, but it is a sign of a high and noble heart, and to have the respect of all law-abiding citizens, that is to be desired...

RECENT PUBLICATIONS.

HARRIS'S MAGAZINE for February has the following table of contents: "The Hotel Drake; Dakota; Bob Gamble's Lovers; The Ruin; with frontispiece portraits; Norway and the People; Scotch Songs; Jupiter; Light; A Friend; Nelson; To whom this May come; Editor's; Easy Chair; Study; Monthly Record and Drama." Published by Harper & Brothers, New York, at \$4.00 per year.

Municipal Council of Northumberland.

Continued from 1st page.

Received and adopted. Coun. Doyle moved that \$50 be assessed for a pound in Middle District Parish of Newcastle, Carried.

Ordered on motion of Coun. Doyle that \$900 be assessed for police purposes, adding cost of assessing and collecting. Ordered that \$750 be assessed for fire purposes with usual addition for assessing and collecting, on fire district Newcastle.

On motion ordered that the sum of \$25.00 in hands of late Commissioner Robinson, Upper District, Newcastle, as per committee's report be paid at once to Sec. Treasurer.

Section 8, that the words "all property landed on a wharf and reshipped therefrom to pay the above rates for landing and shipping" to be struck out and the following inserted: "Property landed on a wharf and reshipped therefrom to pay one rate only for landing and shipping," and that Sec. prepare a bye law in accordance with this motion.

On motion of Mr. Adams was heard in reply to the Sec. Treasurer's report that the Council had no legal power to pay accounts for prosecution of Scotts Act cases out of the money paid in for the carrying out of the law.

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Children Cry for Pitcher's Castoria.