

A. C., Chelmsford :—"Received sample copies of THE MUNICIPAL MISCELLANY, and think it a much needed paper. Enclosed find one dollar for which send it regularly for one year from Jan. last."

J. I., Chatham, wrote :—"I herewith enclose \$1 for one year's subscription to THE MUNICIPAL MISCELLANY. Wish you success in your undertaking, as I am sure it will supply a want that has existed only too long."

E. B., Burke's Falls, said : "I duly received sample copies of your excellent paper. In my opinion it is just the sort of medium required for the interchange of ideas and opinions on municipal questions."

John Argue, Esq., of Huntley, when enclosing subscription writes, "I am well pleased with the numbers of the MUNICIPAL MISCELLANY sent me. I believe it to be worthy of the patronage of all municipal officers."

T. A. C., Fonthill :—"Dear Sir,—Enclosed you will find the sum of \$1 for subscription to your valuable paper, THE MUNICIPAL MISCELLANY. I find much valuable information in it, and hope it will meet with much encouragement."

W. S., Ethel :—"Dear Sir,—I am in receipt of THE MUNICIPAL MISCELLANY, and am very much pleased with it. Enclosed find the sum of \$1 for one year's subscription. Send sample copies to the following persons," etc.

W. C., Kenilworth :—"Dear Sir,—Enclosed please find \$1 being my subscription to THE MUNICIPAL MISCELLANY for one year. It supplies a long felt need and should be encouraged. Wishing you success in your enterprise."

E. M., Delhi, changed his mind and thought he must have THE MISCELLANY, for he wrote in May last, and we appreciate his letter, in which he said : "Some time ago I refused your paper in the post office. Send it on again, also April and May issues."

S. J. L., Zurich :—"Dear Sir,—Enclosed please find the sum of \$5, for which send THE MISCELLANY for one year to addresses below. Our council admire THE MISCELLANY very much, and think it is filling a long-felt want. Send back numbers."

E. B. C., Scotia, writes :—"Sir,—Enclosed please find \$1 for one year's subscription to your guide to clerks and others whose duty it is to administer the affairs of a municipality. Hope you will have your subscription list doubled before the end of the year."

M. E., Exeter, says :—"Dear Sir,—Enclosed please find one dollar subscription for MUNICIPAL MISCELLANY. Am much pleased with it and am of opinion that it will be eminently useful and become one of the indispensables of municipal corporations and officers."

A. M. F., Amu'ree, wrote some time ago when enclosing subscription :—"I am much pleased indeed with the paper. It will undoubtedly supply a long felt want by municipal officers generally, and especially municipal clerks, by whom it should be liberally supported financially and with a view to make it interesting. Wishing you abundant prosperity in your venture."

J. B., Waterdown, writes :—"Dear Sir,—I am in receipt of several numbers of THE MISCELLANY, and am pleased with its contents. I think the information contained in its pages will, in very many cases, prove helpful and valuable to municipal clerks, councillors and others; and, as a medium for the interchange of views and opinions of those connected with municipal matters, it will supply a long-felt want. Please find enclosed the sum of one dollar, my subscription for THE MISCELLANY for the current year."

A. A., Hazledean :—"Enclosed please find \$1 for subscription to MUNICIPAL MISCELLANY, sample copies of which you kindly sent me. Trusting it may be well patronized as it truly deserves."

J. C., Annan :—"Sir,—Please find enclosed \$1 for THE MISCELLANY. I have received several numbers and am well pleased with them. It will supply a long-felt want. The 'Question Drawer' is a special feature that will be a great boon to many clerks. Wishing you every success in your undertaking."

M. Nelan, clerk of the Township of Ferris, who recently sent us \$1 and ordered the back numbers, writes :—"I have just received the copies of the MISCELLANY sent me, and I cannot say how thankful I was for the June number and the explicit directions it gave concerning the voters' lists. As I am a novice in the work of the clerkship you will easily understand how it seems like an old and posted friend to be called on at any time. I am sure when our council see the copies of your paper with each month's duties so fully explained, they will take advantage of your offer of six copies for \$5."

S. J. H., Charing Cross, wrote us as follows :—"I duly received your MUNICIPAL MISCELLANY and was much pleased with its contents, finding some very useful and trustworthy information. I have been treasurer of the township of Raleigh since January, 1870, now twenty-one years. The land being flat and nearly level, our council have been deeply engaged in drainage, last year expending over \$23,000 for that purpose alone. You will no doubt be able to give us occasionally, among other useful information, some valuable hints in regard to our system of drainage. Wishing you every success with THE MISCELLANY, I enclose you \$1 for 1891."

By an amendment to section 436 of the Municipal Act, power is given to the board of commissioners of police in cities, and to the council in towns, to regulate or to "prohibit the playing of bands and of musical instruments on any street, highway, park or public place in the city, but this shall not apply to any military band attached to any regular corps of the militia of Canada when on duty under the command of its regular officers." The above would appear to give power to councils of towns to regulate or prohibit in city streets, but says nothing about town streets.

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THE owners of adjoining property where there are trees, shrubs or saplings growing on the public streets, squares or highways, are given a certain interest in the ownership of these trees, for although councils have power to remove such trees when such removal is deemed necessary for the purpose of public improvement, yet before doing so ten days' notice to the adjoining property owner must first be given of the council's intention. And if the adjoining property owner has planted the tree, shrub or sapling, he can claim compensation for his trouble and expense connected therewith. No owner of adjoining property, not even a pathmaster or other officer nor any other person, will be allowed to cut down or injure any tree, shrub or sapling, on pretence of improving the street or public road, unless by express permission of the council having control of the street or highway.