THE AGRICULTURIST

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prisoners who had served their term, sometimes committed some petty crime in order to be sent back to gaol to be maintained there in idleness. It would be far better for the County and the prisoners themselves, if they was approved.

Mention having been made of the Mention having been made of the old stoves rendered unnecessary by the putting up of the furnace, it was recommended that they should be sold at auction, or as Mr. Wilson sug-gested, sold for old iron at the junk shop.

shop. A committee of five was finally appointe to take into consideration the recommendations of the Grand Jury, and to report to the Council in July next, viz: the Warden and Councillors Grant, Henry, Mutch, Jewett and Johnston. Mer. Nason supported the petition. The only way the petitioners had to get relief was to approach the Board. Mer. Nason supported the petition. The only way the petitioners had to get relief was to approach the Board. Mer. Mason supported the petition. The only way the petitioners had to get relief was to approach the Board. Mer. Grant also submitted the report of the tavern licenses, and to deter-mine the period for which they should be granted. They could raise the price wine the period for which they should the granted. They could raise the price of the committee of Guy, Bevan & Co., asking relief from assessment in the parish of Douglas.

Carried. The Warden read a letter from Mr. J. H. Reid, President of the York Agricultural Society, requesting leave to appear before the County Council in order to address them on the sub-ject of a grant of \$2,000 from the Council in aid of the completion of

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VOL. 1.

AFTERNOON.

Council in aid of the completion of the Exhibition Building. Mr. Henry had no objections to hear from Mr. Reid. He had much respect for his public spirit, but he

FREDERICTON, N. B., FEBRUARY 8, 1879,

he lands.

esolution :-

Mr. Lawson. Yes.

Mr. Wilson, all right.

refunded the money. They must put

over-assessed from their own neglect. year to drop.

Mr. Nason supported the petition. the building.

Johnston. Mr. Doherty moved that the Parish officers of Dumfries be appointed. Carried. Mr. Doherty moved that the Parish officers of Dumfries be appointed. Label Shorten the period as much as they pleased. The law said that licenses July session, in order that they may esolution :-Carried. Mr. Currie moved that the Parish officers of Stanley be appointed. The number of the minutes of the Board fix-tion on the minutes of the Board fix-the minutes of the Board fix-the minutes of the Board fix-the minutes of the Board fix-July session. in order that they may them to deal fairly and intelligently

 Instruction
 No.44
 Instruction
 Instruction

finally carried. Mr. Murphy moved an additional assessment \$334,50 be by ied on the Parish of Mayners Suiton, \$325 of which is for the support of the poor.

matter of the Administration of Justice to make up the accounts to the end that was so fully investigated last of the year. If a Parish Auditor was appointed for each Parish, all that

A desultory conversation followed to go to Parish, all that members would have to do would be on the matter raised by Mr. Coburn to go to Parish Auditors, and learn on Tuesday, concerning the right of exactly how financial matters stood, the County to the ferry lands, and to so that they could deal intelligently the property near the Court House oc with them when they came to the upied by Mr. Cameron. As we under Board. As the accounts were now stand, the Secretary Treasurer said, that they only hid right to the lands, the dark. He therefore moved :- $\begin{array}{c} \text{At they only into right only into right of the following} \\ \text{Mr. Pinder moved the following} \\ \text{Mr. Pinder moved the following} \\ \text{solution :--} \\ \text{Whereas a bill was brought before} \\ \text{Auditor be appointed for each Parish} \\ \text{Of the County of York.} \end{array} \\ \begin{array}{c} \text{of money has ceen research of your as ceen research of your and advancement of these pursuits in which such a large number of your Muni to submit to the Legislature, to amend the Municipality Acts, so that a Parish Auditor be appointed for each Parish of the County of York. \\ \end{array} \\ \begin{array}{c} \text{of money has ceen research of your of your Muni to submit to the Legislature, to amend the Municipality Acts, so that a Parish Auditor be appointed for each Parish of the County of York. \\ \end{array} \\ \begin{array}{c} \text{of the County of York.} \end{array} \\ \end{array} \\ \begin{array}{c} \text{of the County of York.} \end{array} \\ \end{array} \\ \begin{array}{c} \text{of money has ceen research of the same interest in the promotion and advancement of these pursuits in which such a large number of your Muni to submit to the Legislature, to amend the Municipality Acts, so that a Parish of the Parish of Douglas receive of the manufactures which must more or its follow a successful cultivation of the soil. \\ \end{array} \\ \begin{array}{c} \text{Councel of York shall have power in the county of York.} \end{array} \\ \end{array}$ and that Mr Cameron had a lease of

the Legislature at its last session of the County of York. relative to the readjustment of the A short discussion followed, in administration of justice between the which Messrs. Henry, Nason, and City and County, and said bill hav ing passed the Lower House, was ed to think that Mr. Wilson was, as a thrown out up stairs. *Therefore Resolved*, That a commit-tee be appointed to bring a similar bill tee. be appointed to bring a similar bill before the House at its next session, and attend to the paying of the same. Carried. Mr. Wilson retorted, and maintained

The Warden appointed as the com-mittee to carry out the intention of the resolution just passed, the Commit-Parish of New Maryland, since the Mr Pheeny-that assessors and Mr. Mastin-that the Parish officer. Mr Pheeny-that assessors and of Stanley be appointed. Carried. tee of the Administration of Justice, auditor had made up his accounts ?'

Mr. Pinder called the attention of turned the following answer: handed over to the Secretary Treasurer, as the County was entitled to the amount.
 Secretary Treasurer said that the money had been handed to the City for the benefit of the County.
 Mr. Pinder—the Board had better look into the matter.
 Mr. Wilson—how long has this been going on?
 Mr. Jewett—since 1875. the Board to the matter of the col-lecting of licenses by the Police Magis

Mr. Jewett-since 1875. On the suggestion of the Warden, a committee-Messrs. Jewett, Pinder, Wilson and Secretary Treasurer-was wilson and Secretary Treasurer-was interest in Agricultural pursuits and improve-interest in Agricultural pursuits and improve-agricultural pursuits and improve-agricultura appointed to ascertain what amount

M. Doherty moved that asso-sure and collectors of Dumfries be paid and collectors of Dumfries be paid E. B. CHANDLER. ficers of St. Mary's were appointed. Mr. Grant moved that assessors of Canterbury receive 3 per cent, col-

lectors, 5 per cent. Mr. Close-that assessors and col-

Mr Pheeny-that assessors and of Stanley to appointed. Carried, collectors of Kingsclear receive the Mr. Currie moved that Neil Mc. very well, but he strongly objected to Kingsclear receive the Wildland Tax Commis-

To this Address the Governor re-

To the Warden and Council of the Munici-

and perhaps too flattering, opinion of my Mr. Wilson moved :--

t ments, having had considerable personal ex-perience in farming operations, and shall always continue that same interest in the promotion and advancement of these pursuits in which such a large number of your Muni-

I have also to convey to you my warmest

AFTERNOON.

After the roll was called

There was some dis. assion over bye Mr. Murch explained the necessity

thanks for the expression of your kind wishes for the bappiness of Mrs. Chandler and the of empowering parties in a parish to take down fences along the highways to winter, as in many districts the tences cau ed snow drifts, It was proposed to give a certain number of rate payers-four or five-power to After the roll was called \rightarrow rate payers four or five-power to Mr. Pheeny moved that the Parish throw down the fences, when they ficers of Kingsclear be appointed, thought occasion required it.

Mr. Coburn said that it Mr. Murch Mc. Mastin-that the Parish officers wished to have a bye law passed to apply to a particular parish, it was all

Aquiculturist.

A WEEKLY JOURNAL DEVOTED TO AGRICULTURE, LITERATURE, AND NEWS.

"AGRICULTURE THE TRUE BASIS OF A NATION'S WEALTH.

Found grouks

BOOK AND JOB PRINTING of all description

EXECUTED ON MODERATE TERM

RATES OF ADVERTISING

ose pent insertion, - - . .

BUSINESS ADVERTISEMENTS

iserted for 6 months or 1 year on moderate

The number of weeks an advertisement ANDREW ARCHER, Editor to be inserted should be clearly stated. Wh : this is not done it will be countinued until ordered out, and charged the full time it has NO. 44. been inserted

Mr. Fisher thought this was a matter of great importance to the people. He thought it necessary that Mr. Reid should be allowed to come be-fore the Board and explain matters fore the Board and explain matters with regard to the last Exhibition If it would take up the time of the Board It would take up the time of which evening on let them appoint some evening on which they could hear Mr. Reid; it was a matter which every member it was a matter which every member the solved. That no tavern licenses should take into consideration. The issued by the County Council be for last Exhibition had been very un-satisfactory to a great number of people. There were great complaints in bis part of the County, and he re-ceived some blame himself. Mr F. went on to complain of the manage authority of which the Board granted ment and the financial results of the Exhibition. If it had been a paying whom licenses required that the persons to whom licenses were granted should matter to a few, it had not been to all matter to a few, it had not been to all but if it had been managed properly it would have been a paying matter to all. Great complaints were made about the tickets of admission. Peo. about the tickets of admission. Peo-ple entering one door and going out at another, were not permitted to re enter unless they purchased and pre-

enter unless they purchased and pro-sented another ticket, &c. Mr. Nason supported Mr. Fisher, and corroberated his statement that he (Mr. F.) had been blamed for he (Mr. F.) had been blamed for matters connected with the Exhibition. He (Mr. N.) felt that there York County Agricultural Society of tion. He (Mr. N.) for that they fork County Agricultural octory a was a ring somewhere, and thought \$1,200, and interest, when certain de-that many matters connected with bentures issued by the County Counthat many matters connected with the Exhibition required explanation. Mr. Henry moved—Resolved, That Mr. Reid lay his explanations or grievances before the Board by peti-their power, found that it was a contion and not take up so much of our valuable time in hearing him. Carried.

dition precedent to the issuing of the Mr. Wilson moved that \$400 be ar-sessed on the Parish of Douglas; \$200 sessed on the Parish of Douglas; \$200 of which to liquidate the Parish dett. Mr. Grant moved the Parish officers of the Parish of Canterbury be ap-pointed. Carried.

pointed. Carried. Mr. Murch moved that the Parish Council moved as aforesaid; that the officers of the Parish of Queensbury Council repudiated the claim be appointed. Carried, Mr, Wilson moved the following count of non performance of cond

Resolved, That the Secretary Treas. tion. The committee considering the matter of such importance referred it urer be suthorised and required to present a petition at the next meeting of the Legislature, praying that the Mr. Davidson, Chairman of the comlaw authorising the Sheriff to revise the non-resident list may be amended tion of James Murchie for relief from giving the Warden of the County authority to do so instead of the Sheriff. Todd, and Jas. Murchie, in the Parish

Mr. Mastin moved the following of Douglas, etc., reports :--resolution :-

must say that he thought him (Mr. R.) too extravagant. Instead of Mr, Reid appearing before the Board and taking up their valuable time, the proper course for him to take, would be to approach the Board by petition. Mr. Fisher thought this was a matter of great importance to the

to be drawn up differently, as the Board had not yet resolved to grant licenses. licenses. R. Mr. Wilson-the resolution merely Mr. Henry moved that the petition

lie over till the July session. Mr. Wilson read petition of Wi liam Richards of the Parish of

Mary's, praying for reduction of as-Mr. Richards had been sessment. assessed on 5.000 acres in Douglas whereas he only owned by his state-

ment, 1,120. Appended to petition was the certificate of J. S. Beckwith Esq., Commissioner of N. B. and N. S. Land Company, to that effect. oath? The Warden-No.

Mr Henry-then he would move

from his right, but the matter required investigation. A motion by the Warden was finally

carried referring the petition to the Committee having charge of the petition of Guy, Bevan & Co On the motion of Mr. Fisher the parish officers of New Maryland were

appointed. On the motion of Mr. Wilson \$15 were added to the assessment of Douglas for incidental expenses, and parish officers of Douglas appointed. Motion by Mr. Murphy, that the bye-road money be divided on the

sume busis as last year, the one-half equally among the parishes, the remainder according to valuation. Carried. Mr. Jewett moved the parish officers of Bright be apppointed. Carried. Mr. Hoyt moved that there be as-

essed on the parish of Prince William by resolution on its minutes, on ac for support of poor for 1879, \$80; for paying off indebtedness \$85. On the motion of Mr. Murphy, the

following sums were assessed against the County for contingent purposes : Contingencies, - - - \$3,502 Interest on Debentures, - - 1,830 Sinking Fund, - - - 1,500

the addition of the Messrs | Finally resolution passed. Murch and Wilson, the Secretary Treasurer and Auditor. den had said in reference to the Mu

The conversation continued, (Messrs. n cipal corporations, and to himself Henry, Nason, Wilson, the Secretary (Mr. M.) He said that he would in Treasurer taking part therein,) over mate a discussion on the subject of he question of the ferry lands, which Municipal corporations in the columns the County claimed, and the Cameron of the AGRICULTURIST building which, we understand the A license was granted to John

Secretary Treasurer to say, belongs to the County. The city had the privilege of the ferry and control of cation; l'cences were granted to Wm Segee and Mrs. T. B. Wneelor, Kings-

Mr. Henry moved that the matter clear; a license was refused to Pete of the lands and buildings claimed by Goodine. the County be referred to the Com mittee of Public Buildings, in order Mr. Hoyt moved that the Secretary freasurer be authorised to advertize in the AGRICULTURIST, the names of that they may make an investigatio to determine whether the property all parties who take out tavern belonged to the County or not. Mr. Hoyt moved the following

licenses before the first of March. Carried. On motion of Mr. Close, the Board Resolved, That the attention of con went into consideration of the peti-tion of Mr. Beckwith with regard to stables be called by the Justices of the Peace when qualif, ing them to office, the lost debentures. Mr. Grant, ap to Vict. 9, Chap. 105 Consolidated pointed to investigate the matter, ex plained the action that the committee

Mr. Henry asked was the statement Statutes, relating to the sale of spiritu-according to law? was it made under ous liquors, and request them to at-had taken, who, after heating Mr the law. Carried. the law. Carried. Mr. Wilson moved that the sum of as the matter was of such importance

Mr, Henry inquired whether there Grant, Coburn, Wilson, Jewett, Close, were any applications for liquor Murch and Secretary Treasurer took licenses before the Board? whereon. part. It appears from statements Mr. Lawson moved that license be made by the several speakers, that granted to Robert Faulkner. Mr. Wilson askei-had Faulkne there had been several resolutions passed at the Board regarding these the qualification according to law ? debentures. In September 20th, 1866, a resolution was passed directing the Wardens to issue debentures as the law directed for \$1,500 and interest, Mr. Hoyt said that as the law de-

manded securities, the licencee should which was lost by casting vote of the Wardon, but carried on the question hand them in. License granted. License was also granted to John being reconsidered. A committee was appointed at the time to aid, in Grant of Canterbury. On the notion of Mr. Murch, \$100 was appointed at the time to any, in conjunction with the President of the Agricultural Society and a committee at mat support of the Poor of Queensbury

Mr. Fisher moved that 5 per cent. Building. In January 1871, a resol-

Mr. Murch—that assessors and col-lectors of Queensbury receive the

ourt, \$3.50, cartage, 25cts.; total,

\$15.75. Carried, Mr. Carrie moved that assessors and collectors of Stanley recive same running at large, to which several and cattle would come from that rate as last year. Mr. Wilson called attention to page

1, Auditor's Reports, to what he conidered an excessive amount charged ing of elections of Councillors in the fenced; and those who own horses several parishes. Passed. and cattle should look after them. or postage - \$69. Mr. Hoyt moved that the assessors

The Board proceeded to the election

By law relating to cattle running at large, said that he had been asked by it. The Board, he argued, sat there, run private property at their option? Inhabitants and owners of flat lands to protect all members of the body Mr. Marray asked : when the feaces in Queensbury to have the time fixed politic, as well outside as inside the were thrown dow , when would they be were the 1st of October and 1st of city limits. They were there to do be put up again? 19 very strongly

Mr. Fisher moved that 5 per cent. to collectors and 3 per cent. to as sessors of New Maryland be allowed. Car ed. Mr. Finder read the petition of J. H. Reid, President of the York Agri-cultural Society. The petitioner said that while the buildings were in such a forward state as to answer the purpose (of the Ex-hibition of last year 1878) the palacc is far from being finished and should be painted both to preserve and be painted both to preserve and

Mr. Mastin more the following in the server second task the prove of the proving in the server second task the proving in the server second task the proving in the proving in the second task the proving in the proving in the second task the proving in the second tase second task the proving in the second task the proving in th

sioner, Parish of Stabley. Carried. gave his reason (as we understood;) Mr. Currie moved that the follow- when the farm house tay back from Ar. Currie moved that the follow-same percentage as last car. Mr. Glendenning-that a sessors and collectors of Southhampton re ceive the same per centage as last year. Mr. Dougherty moved that \$400 be assessed on Partick of Dumfries to my assessed on Parish of Dumfries to pay trict No 2. Carried. Mr. Pheeny moved that the usual power to throw down the fences, and off indebiedness. Mr. Henry—that \$200 be assessed on Parish of Kingsclear to pay off in-tendance as constable on the Board allow cattle running at large to come tendance as constable on the Board into his barn yard and destroy his Jobtedness. Mr. Hoyt, chairman, read report of committee on Public Accounts, viz, Clerk of the Peace, attending Justice Verxa's court, \$12; attending Police general. The Board proceeded to the con- Mr. Wilson dissented from Mr. Cosideration of the Bye Laws. No. 17. Bye law relating to cattle law. He asked where all the horses amendments were made, was finally would run into the barn yards and adopted. 21. Bye law relating to the hold-have barn yards ought to have them

22. Bye law prescribing the manner Mr. Nason was rather afraid that Mr. Hoyt moved that the assessors 22. Bye law preserioing the maintrest of the fences might sometimes be thrown ating the same. Passed. the fences might sometimes be thrown down spitefully, and, that a great 23. Bye law to establish additional deal of ill feeling might be caused in

Carried. The Board proceeded to the election of Parish Game Wardens, and the following were appointed George T. Cy, St. Mary's; Henry Barden, Bright; William Rainstord, Kings-dear Store, Canterbury; Edward James, Manners Sutton; G. W. Love, Prince William; James M. Linksy, New William; James M. Lindsay, New Maryland; George C. Carter, Douglas; Mr. Wilson (3 to understood) ar- to leaving it to the option, whim, or

 Mr. Musch in reference to the (18)
 Mr. Wilson (3 the anderstood) are to be using it to the option, with, or gued against the repeat of the bye law spite of four or five ratepayers.

 Mr. Musch in reference to the (18)
 Mr. Wilson (3 the anderstood) are to be using it to the option, with, or gued against the repeat of the bye law spite of four or five ratepayers.

 of City Council, to examine all mat-ters relating to debt of Exhibition Mr. Henry, Chairman of committee legislate so as to place the resident of would leave a man's property to the