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Advertisements, other than ready or by the numbers, are inserted eight cents per line per column for each communication.

Subscriptions are taken at the rate of \$5 to \$10 each per year. The master, if again in service, will receive his pay from the United States Government, and the United States or Great Britain in postage paid by the publisher.

The "Miramichi Advance" having its large circulation distributed principally in the Counties of Northumberland, Kings, and Queen's, and in the Province of New Brunswick, and in Gloucester and Kings, Queens, Nova Scotia, and in the Maritime Provinces, offers great opportunities for advertising.

Editor Miramichi Advance, Chatham, N.B.

MIRAMICHI
MARBLE, FREESTONE AND GRANITE
WORKS,
John H. Lawlor & Co.,
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MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, JANUARY 29, 1891.

the undertaking in proper shape. It was, therefore, hardly right for others, who had not done so, to interfere with Nol- son, by seeking to add their schemes to it or intrude them in this dimension. If these other gentlemen would do as Nelson had done, the Council would, no doubt, favor their propositions when they made them.

The resolutions, being put were carried unanimously.

On motion of Conn. Swin the list of parish and county officers for Blisard, and the account of the parish clerk for holding election were passed.

Coun. Toner having moved to the Chais and Councillor Kerr having moved the adoption of a list of parish and county officers for Chatham—

Coun. Flanagan moved to strike the name of Police Magistrate Murray from the proposed police committee and to substitute that of T. F. Gillespie, Esq., therefore. He expressed his regret that he felt it to be his duty to differ from Coun. Kerr, the master, as they agreed on all matters affecting the parish. He felt that the police committee should be composed of the people's representatives as much as possible. In St. John, Fredericton, Moncton and even in Newcastle the police magistrates were not on the police committee, and there was no good reason why it should be different in Chatham. Personally, he had nothing against Mr. Murray, but he made his opposition on the principle involved.

Coun. Kerr said that he and Councillor Smith had submitted the police committee and placed Mr. Murray in it and he had given full satisfaction. What grounds had Coun. Flanagan against him? He believed that he (Kerr) could tell the Council what Coun. Flanagan's objections were, and he might feel called upon to do it, if necessary.

Coun. Robinson said the principle on which Coun. Flanagan acted was undoubtedly correct.

The motion of Coun. Flanagan was carried.

Coun. Flanagan moved to substitute Meers, Wm. Lawlor and John Johnston for Meers, S. Weddleton and George Shattock on the board of assessors.

Coun. Kerr referred to his experience on the board with Mr. Weddleton and bore testimony to his efficiency and excellent judgment. Mr. Stothart had taken his (Coun. K.'s) place, when he came to the Council and he had heard of no complaints against that gentleman; while he had heard his highly spoken of in the office.

Coun. Flanagan said that in order to place the matter on a fair basis he would agree to have Mr. Shattock on the board, if Coun. Kerr would agree to place Mr. Lawlor on in place of Mr. Weddleton.

Coun. Kerr said he would leave the whole matter to the Council.

Coun. Flanagan's motion was then put and lost. Coun. Flanagan then resumed the chair—Warden and the Chatham men as amended passed.

Coun. Kerr submitted return of T. Green, dog-tax col., Chatham.

Coun. Kerr presented a petition of Mrs. Mary Dalton, widow of the late Wm. Dalton, for a rebate of taxation in Newcastle, which was referred to the Petition Committee. [The rebate was subsequently granted, on committee's recommendation.]

Coun. Bellis read the list of Derby parish and county officers. Passed.

A long discussion took place on a motion made by Coun. Doyle to reduce Newcastle's Alms House assessment from \$600 to \$500. He said the aid given outside of the Alms House in Newcastle was excessive, as was proved by the fact that \$600 was spent on outside aid.

Newcastle's assessment was \$200 less than in Chatham, and it was noticeable that such aid was given elsewhere in the town; while none was given in the two lower districts. This was an injustice to the lower districts, which had no paupers in the Alms House. Newcastle's assessment was \$600 while that of Chatham was only \$400, showing injustice to the rate-payers of Newcastle, who were called upon to pay for other parishes.

Coun. Underhill, who is an Alms House Commissioner, explained that no parish could be called upon to pay anything for another parish and he showed that Newcastle had much less to its credit last year than Chatham, which accounted for its higher assessment this year.

Coun. Sullivan went into the subject quite fully, showing how he had objected the commissioners to reduce Newcastle's assessment, as he was not a member of Council, and he had assisted in obtaining the present rates, consistent with their duty to the public, so as to protect their property interests.

The Secretary-Treasurer read a resolution setting forth that the Chatham Public Wharf had been illegally leased and resold by the town, at the Jany 1880, to the value of \$200.

Coun. Kerr recommended a committee of three to make arrangements to lease the wharf by public auction as they might see fit, stipulating that it would be arranged to divide the property into two parts so as to afford the present lessees an opportunity to secure the ground round about the buildings they now own in connection with it. He said he felt the matter had not been properly dealt with last year, when he was not a member of Council, and he had assisted in obtaining an injunction to prevent the lease being given in the manner arranged. The property was a valuable one and, before leasing it the committee must look after necessary landings for the public and make any fair arrangement possible for the present lessees, consistent with their duty to the public, so as to protect their property interests.

Coun. Kerr said he was glad to see the matter had been satisfactorily arranged, as it was taken in reference to it by Coun. Flanagan, but Council voted otherwise last year.

Coun. Kerr said the ordinary valuer of Chatham would have to pay only one and one-half cents on account of the Inspector's salary. It was a little noticeable that only those who were directly or indirectly interested in the trade opposed the Inspector. He would take the responsibility for Chatham's share of this assessment, for he knew the people there were in agreement.

Coun. Flanagan opposed the motion and it was in the interest of his parish that he did so. Chatham's taxes were now very large and it paid nearly one-third of the whole county assessment. By keeping Mr. W. S. Brown on salary no benefit was derived so far as stopping the sale of liquor was concerned, while the County was derived of the income of the Alms House if it was required by license, would pay. Under that arrangement the ratepayers would be relieved of the contingent assessment, or a great part of it. Everybody knew that the Scott Act had failed to prevent the sale of liquor in the County.

Coun. Bellis said he thought Coun. Flanagan intended to vote for this assessment, after being successful in having the County contingent assessment reduced.

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Coun. Kerr and Doyle being appointed as the valuers of the public wharf and Coun. Flanagan and Robinson proposed for third place.

Coun. Kerr contended that both the Chatham councillors should be on the committee and said if it had not been for Coun. Flanagan appealing to the Supreme Court this valuable property would have been leased for only one and one-half cents.

Coun. Flanagan said he would not, under any circumstances, seek to be placed on any committee, but as he had taken a great interest in having the public receive all the advantage possible from this wharf and had certain views as to how the public interest could be best served in disposing of it, he ought to be a member of the committee.

Several comments from the other parishes claimed that if the Alms House left to be arranged by the Chatham councillors, that parish would be advantaged at the expense of the County interest, and Coun. Robinson

said, so after he had collected the County way claim he gave the Secretary-Treasurer credit for \$100 which he had received from him as a member of the committee. It is untrue that in this dimension. If these other gentlemen would do as Nelson had done, the Council would, no doubt, favor their propositions when they made them.

The resolution, being put were carried unanimously.

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Coun. McNaughton said the money collected by the Sheriff belonged to Glencoe and should not be taken to pay a county obligation.

The High Sheriff said the money was in the Secretary-Treasurer's hands in the \$100 of the award not yet drawn, and should be placed to Glencoe's credit.

On motion, Councillor Smith explained that when the committee appointed for the purpose were considering what registration should be made to the jail construction committee, he had understood Mr. Robinson to say that he had not done so well work the other two members, Messrs. Shirreff and Fish, and he had not given any credit to them.

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