Tegal Zotices.

#### EQUITY SALE IN THE SUPREME COURT IN EQUITY.

NTHE SUPREME COURT IN EQUITY.
Between George Burefill, Senlor, Plaintiff, and harles yee, Defendant.
There will be sold at Public Auction in front of the Post Office in the town of Chatham, in the County of Sorthumberland, in the province of Newbrunswick, in Saturday, the night day of March, next, at the our of twelve o'clock, noon, pursuant to the directions of a Decretal Order of the Supreme Court in quity made in the above cause on the first day of rember last, past, with the approbation of the unusigned, a Referee in Equity, duly commassioned, posted and sworn to act in and for the said unity of Northumberland under and by urtue of an appropriated and sworn to act in and for the said unity of Northumberland under and by urtue of an appropriate in the fortivalint vasc of the said unity. apposited and sworr to act in and for the County of Northumberland under and by virtue of Act passed in the forty-ninth year of the reign Her present Mijesty, Queen Victoria, initialed "Act respecting the Administration of Vastice Equity" the mortgaged lands and pollows.—All the certain place or parcet of land situate, lying a being on the south side of the Miramichi River, the Parish of Neison, in the County of Northumberland, known and distinguished as the lower or east erly one-third part of the lot number six, bounds as follows, to wit:—Commencing on the souther, bank or thore of the said lot; thence southerly along the said side line to the rear of the said lot; thence westerly along the rear line of the said lot; thence westerly along the rear line of the said lot a unfilled the distaint of the lot one equal third part thereof; thence northerly on a line parallel with the side lines of the said lot to the River; and thence easterly along the aid. River, following the several courses thereof, to the place of beginning.

For terms of said and other Particulars apply to the Praintiff's Solictor or to the undersigned Laferce.

Dated this account.

Referee.

Dated this second day of January, A. D., 1892.

HON. L J. TWEEDIE, ROBERT MURRAY
Plaintiff's Solictor Referee in Equ

## NOTICE OF SALE

To John A. Ferguson of the Parish of Inkerman, in the Comby of Glouester, Merchant, and all others whom it may concern.

Notice is hereby given that under and by virtue of a Fower of Sale constanted in a certain indenture of Mortgage bearing date the seventh day of January, in the year of our Lavid one thousand eight hundred and ninety, and made between the said John A. Ferguson of the carrier and the undersigned, William Ferguson, of the Parish of Saumarez in the County aforessid, Merchant, of the other part, and duly recorded in volume 36, pages 75, 76, 77, and 78 of the Glouester County Records, there will for the purpose of satisfying the moneys secured thereby, default having been made in payment thereof, be sold at Public Auction, on Wednesday, the sevesteenth day of February, next, at 10 o'clock in the forencon, in front of the Court House, in Bathurst, in the said County of Glouester, the lands and premises mentioned and described as follows: Beginning at a fir tree standing at the south-casterly angle of lot number 16 of Twant-Rook a branch of Potemouche River.

Dated the 30th day of December, A D., 1891. JNO. J. HARRINGTON, WM. FERGUSON, Sol. for Mortgag 30. Mortgage

with honesty, fairness, and in good faith soward all parties, and we authorise the company to use this certificate, with factimiles of our signatures attached, in its advertisements."

I beg to say

I'VE GOT 'EM

good and cheap.

Full stock of Gents' Slippers and

# other goods.

J. NICOL.

THTERCOLONIAL BAILWAY. TENDER.

BALED TENDERS, addressed to the undersigned, an riced on the outside. Tender of Wheels." will a layed until WEDNESDAY, the 3rd FEBRUARY 1000 TONS SCRAP CHILLED CAR WHEELS AT

The Department will not be bound to accept the D. POTTINGER, Moncton, N. B., 19th January, 1892.

### SANTA CLAUS OVERCOATS! HOLIDAY SUITS

**BUSINESS SUITS** 

AND GENTS GARMENTS OF ALL KINDS SPECIAL PRICES FOR THE HOLIDAYS.

A LARGE STOCK Cloths of all Kinds

B. R. BOUTHILLIER

MERCHANT TAILOR.

### **XMAS 1891** NEW YEAR 1892 HOLIDAY GOODS

Reduced Prices. IN STOCK AND TO ARRIVE:

1 BBL. AND 4 CASES OF MIXED CONFECTION ERY, NUTS &c., ALSO APPLES, ORANGES AND LEMONS, PURE GOLD FLAVORING EX-TRACTS AND PURE SPICES A SPECIALITY. CITRON AND LEMON PEEL, VALENCIA BAISINS AND LONDON LAYERS, AND A NICE LINE OF GIFT CUPS AND AUCERS AND MUGS AND THE

ALEX. MCKINNON,

be charged against the commission of Mr. Currie, which would make the bal-The Hon. J. W. Fennimore is the Sheriff of Kent Co., Del., and lives auce 87 cents in favor of the Sec'y-Treasat Dover, the County Seat and Capital of the State. The sheriff is a The report was adopted. gentleman fifty-nine years of age, and this is what he says: "I have all the work of revising the list of electors Ordered that Coun. Jones, having done used your August Flower for several years in my family and for my own use, and found it does me to be paid to the two councillor-revisors.

Agreed to after discussion.

more good than any other remedy. "I have been troubled with what I R. R. Call, showing that he received less call Sick Headache. A pain comes in the back part of my head first, 'and then soon a general headache until I become sick and vomit. 'At times, too, I have a fullness the rental be reduced, in which case he I feel this coming on if I take a little August Flower it relieves me, and is the best remedy I have ever taken for it. For this reason 'I take it and recommend it to two services under their control. others as a great remedy for Dys-

pepsia, &c. G. G. GREEN, Sole Manufacturer,

## Woodbury, New Jersey, U. S. A.

FOR SALE THE N. B. TRADING CO.,

DR. JAMES' BEANS

NERVE BEANS are new discovery that re lieve and circ. the wors cases & Nervois Debi ity, Lost Vigor shot failing Manhood; restore the weakness of sody or mind caused by over work, or the errors an excesses of youth. Thi

to themselves.

Sold by druggists at \$1.00 a package, or six fo 5.00, or sent by mail on receipt of price. Addres The James Medicine CO., Canadia Agency, St. John, N. B.

Write for pamples. 23 John Chatham by D. B. F. Mackenzie.

INPRECEDENTED ATTRACTION

We the undersigned Banks and Banker will pay all Prizes drawn in The Louisiand State Lotteries which may be presented a

R. M. Walmsley, Pres. Louisiana Nat. Bk

Pierre Lanaux, Pres, State Nat'l Bank A Baldwin, Pres. New Orleans Nat'l Bk

Carl Kohn, Pres. Union National Bank

Grand Monthly Drawing.

At the Academy of Music, New Orleans, Tuesday, February 10, 1892.

PRICE OF TICKETS.

Whole Tickets at \$20; Halves \$10; Quarters \$5; Tenths, \$2; Twentieths \$1

Give full address and make signature plain.

ESTEY'S

**EMULSION** 

COD LIVER OIL?

MUSICAL!

Bruno Pourier, col. road-tax—ordered that he forward list of defaulters to the ecretary-Treasurer. Bruno Pourier, col. rates.

Bulonie Russell. do. correct less \$1
vercharge to be paid Secretary-Treasurer.

Peter Vanadestine, col. rates. Louisiana State Lottery Company overwhelming popular vote.
Its GRAND EXTRAORDINARY DRWINGS take place Semi-Annually, (June and December,) and its GRAND SINGLE NUMBER DRAWINGS take place

Martin Delany, do. Isaiah Legere, com. by-roads. John L. Robichaud, com. by-roads.; also as com. highways.

Geo. Burchill, com. by-roads; also re urn as com. highways: Wm. B. Stewart, com. highways.
Vital Allain, col. road tax—2 returns

Southesk passed.

highway com.

James Fitzpatrick, by-road com.

Secy.-Treas.
Martin Cook, col. rates.

Thos. Ullock, by-road com.

do so to July session.

Donald McBeath, col. justice.

Maurice Hayes, by-road com.

ALNWICK.

BLACKVILLE.

Edwd. Colford, com. highways.

follows :-

col. rates.

FAMED FOR TWENTY YEARS FOR INTEGRITY OF ITS DRAWINGS AND PROMPT PAY-MENT OF PRIZES. Attested as follows: On motion of Coun. McRae list of officers for parish of Glenelg was passed. "We do hereby certify that we supervibe arrangements for all the Monthly as Semi-Annual Drawings of The Louisia State Lottery Company, and in pers manage and control the Drawings the Parish accounts and returns were again gone into and the following passed :-

BLISSFIELD. Michael Hannan, by-road com. Wm. Mitchell, Jas. Rossell, 66 66 John McGrath.

from making returns as his accounts were burned in his house when it was consumed by fire.
List of Blissfield Parish officers

ROGERSVILLE. . Abram LeBlanc, by-road com. Frank Thitodeau, do. do. David Goguen, do. do. Ambrose Arseneau, col. rates. A. A. Richard, highway com. Andrea Arseneau do. Philip Hebert, com. highways, ordered

Philip Hebert, com. highways, ordered to make returns to July aession.

Parish and County officers were appointed for Hardwick and Alnwick.

In reply to remarks of Coun.. Flangan n reference to the bonds of the Secy .-Treasurer, latter showed that on 1s Capital Prize, \$300,000. July, 1886, he entered into a bond in the sum of \$3000 as Treasurer of the County School fund, and also in a like amount as treasurer of other County funds, his sureties in each case being Messrs. Jas. Mitchell of Newcastle and Jas. Robinson of Derby. In reference to school moneys in his hands he said there was no such sum as seven or eight thousand dollars. The balance when last year's accounts were all settled was \$120. There was now some \$4,000 of school money in his

> Adjourned until one o'clock for committee work and on re-assembling at that hour, adjourned for dinner. THURSDAY AFTERNOON SESSION.

Club Rates, 55 Fractional Tickets at \$1, for \$50. SPECIAL RATES TO AGENTS.
AGENTS WANTED EVERYWHERE On the Council re-assem'oling after SEND MONEY BY EXPRESS AT OUR EXPENSE IN SUMS NOT LESS THAN FIVE DOLLARS. which we will pay all charges, and we prepay Exess Charges on Tickets and Lists of Prize Address PAUL CONRAD, New Orleans, La. Congress having lately passed laws prohibiting used the mails to ALL Lotteries, we use the press Companies in answering correspondents anding Lists of Prizes, until the Courts shall deed ur rights as a State Institution. The

to be discussed. The official Theorem 1 and the relation to all Local Agents, after every drawing in any quantity, by Express, FREE OF COST

ATTENTION.—The present charter of The Louisians State Lottery Company which is part of the Constitution of the State, and by decision of the SUPREME COURT OF THE U. S. winviolable contract between the State and the egislature which adjourned July o-thirds majority in each House t Lottery shall continue from 1895 until 1919.—The general impression is that THE PEOPLE WILL FAVOR CONTINUANCE.

Estey's Emulsion cures Coughs Colds, Consumption, Throat and al Lung troubles. A great remedy for weak and delicate children, builds them up, strengthens the bones, makes new blood alors sell it, don't be induced to take any substitute—it hasn't any. E. M. Estey Mig. Co., Moneton, N.B.

Coun. Hayes, from the Petition Com-

Northumberland Municipal Council. It was subsequently ordered, on motion of Coun Flanagan that \$12 paid to Mr. J. Ferguson for distributing collector's bills

[Continued from 1st Page.]

Council. Coun. Morrison presented petition of

present, they be heard. Carried. income from the Newcastle Public Wharf The Warden, having asked that an at-Rev. Thos. Marshall, representing the 'after eating, a pressure after eating would build new coal bins, but failing to obtain a reduction, he would be obliged the pit of the stomach, and obtain a reduction, he would be obliged thanking the Council for the privilege exsourcess, when food seemed to rise to remove his buildings and surrender his up in my throat and mouth. When lease. Referred.

to remove his buildings and surrender his buildings and surrender his buildings and surrender his tended to himself and those associated with him, said it should be understood that they county \$500 or \$600. He had gained all his Inspector's trial, and it would be remember-On motion of Coun. Flanagan ordered | were proceeding not against Mr. Brown, perthat the Street and Fire Commissioners of sonally, but in his capacity as a public officer. held at the expiration of his year's service, On motion of Coun. Sutherland, the a list of Parish and County officers for Parish accounts and returns passed as He, Mr. Marshall, therefore, in his own be-Henry Daly, returns as by-road and Alex. McLean, col. of rates; \$13.17 in his hands ordered to he paid over to Do. do. com. highways; five sur-eyors who have made no returns ordered Daniel Sullivan, do. do.
Millet Underhill, do. do.; ordered o make returns to July session.

Millet Underhill, col. rates, \$2.24 due
into be paid by his successor in office.

John A. Underhill, by-road com.

James Weaver, do. do. also dence that I think is good and I do not never said anything of the kind to Mr. There was a free liquor party who wanted prosecute it within a week, you may say I have been bought and I will not complain that it is not true. He, Mr. Marshall, immediately gave him two cases. Mr. Brown

Jeremiah Mahoney, by-road com. no returns—ordered that he make them to said there was no doubt whatever in either case about a conviction, yet neither of these W. T. Underhill, col. justice, returns of

> ed to show Mr. Brown where liquor was law, but to no purpose,

> Mr. George Watt of Chatham, as follows :-Снатнам, Jan., 20th, 1892.

she said she had no facts herself, but she directed him to a young lady [whom he directed him to a young lady [whom he had be place where the liquor was kept. He always promised to give the matter his attention, but he certainly omitted to use the information given him. No doubt he was well rewarded for his neglect of duty.

she said she had no facts herself, but she directed him to a young lady [whom he named in a facetious way, amid cries of, "Shame!"] who said she had no information given him. No doubt he was well rewarded for his neglect of duty.

she said she had no facts herself, but she directed him to a young lady [whom he named in a facetious way, amid cries of, "Shame!"] who said she had no information given him. No doubt he was well rewarded for his neglect of duty.

She said she had no facts herself, but she that might be made to them.

Accounts and returns were passed as follows:

New castle police fund in account with the Secretary-Treasurer, showing \$298 to credit.

Yours respectfully, GEORGE WATT. Mr. G. Read read the following statement of Mr. John Menzies of Northesk: Northesk, Jan. 16, 1892. To the Municipal Council of the County of North-

the cases of neglect of duty on the Inspec- gave the name of the gentleman referred to the steamer Nelson and other boats and hands, but the half year's bills were to be tor's part, as here stated was sufficient to by the Inspector as stated. He told the Insaid the present public wharf was unsuitable justify his dismissal by the Council. He spector where there was an open bar and the and inadequate, while Mr. Hutchison's wharf, therefore left the matter with the members in the hope that they would assist in carrying out the law by complying with the prayer of the petitions that had been presented. dinner, the lobby was graced by a large heard in his own defence. He said he was number of ladies, representing the W. C.
T. U., of Newcastle and Chatham and of be brought against him and he could defy the County Temperance Alliance, to- ladies, gentlemen or anybody else to show gether with clergymen and representative that any neglect of duty on his part had

members of the temperance bodies. There been proved. Would any justice convict on were also citizens who were non-pro- such evidence as that placed before him? It hibitionists—all evidently attracted by was all hearsay. He liked an open foe but the understanding that the subject of the despised secret ones. He had nothing complaints against Inspector Brown was against Rev. Mr. Marshall, for he came open-

ly with his complaints. On motion of Coun. Sullivan, Inspector Mr. Brown proceeded at considerable Brown was permitted to address the length to express his defiance and contempt Council in reference to his absence from for a newspaper correspondent "Observer," the County last summer, which he did, whose heart, he said, was as black as his saying he had been given a certificate by coat, who had assailed him, but whose alle-Or. Fish recommending that the past have had occurred to the water as it was necessary might at some time in the past have had occurred to the past had occurred to th for his health, etc. He applied for leave of absence to the Warden who had grant-that had been said of him, but in this mated it, just as his predecessor had done ter he could hold up his head and feel proud the year before, when no attempt was that he could repel the accusations against made to deduct anything from his salary him. He must admit that when he first on account of it. The Inspector proceed- undertook to perform the duties of Inspeced to speak of the prosecution and con- tor, he was a little fanatical and over zealhis absence. The Secretary-Treasurer's refusal to pay the amount due him as salary had necessitated his going to the banks to borrow money at interest, but he had made no charge against the had made no charge against the had been appointed in the facts did not he had made no charge against the had been appointed in the had been County for his loss in that matter and thought he should now be dealt with in otherwise he could not do so. As to Mr.

various temperance bodies in reference to the Scott Act Inspectorship, and recommended that as charges of neglect of duty had been made therein against the present inspector, the petitioners be heard by the Council, in order that they might have opportunity to substantiate their allegations. In the matter of the petition of Henry Swim the committee cannot deal with the petition inasmuch as it is not sworn to as required by the rules of the sworn to as that the sworn to the sworn to as the standard that the sworld to could be condemned on, but that the suddle to add the condemned on, but that the sworld that Mr. Watt ould him. As to Mr. Watt could's could be condemned on, but that the sworld that Mr. Watt could's could be condemned on, but that the sworld that Mr. Watt could's could be condemned on, but th

cases, save two, his course had been honor- ed that the Inspector had stated here to-day able and above-board and he could rely upon | that he (Coun. Murray) had stated only the

prevent such violations. Shortly afterwards against him.

Mr. W. S. Brown, the Inspector, called Rev. Mr. Marshall, at the close of Mr. getting their friends in office are disappointupon him and assured him he was doing all Brown's remarks, said it would be observed ed in them, but they do not abolish the observed. He, Mr. Marshall, very frankly gave him two cases which he, himself, said | Coun. Campbell had said that ex Coun. Kerr said to him the prevailing opinion was that were good, and that he had told him he had had intimated that if the law was a failure he had been bought by the liquor party not some tifteen more ready for him. Mr. the temperance people would not ask for to prosecute, save in an odd case here and Brown had come to him, Mr. Marshall, and another appointment. It must be rememthere and that he did not wish to enforce he had not gone to Mr. Brown. As to his inthe law. After very solem protestations sinuations about a looking glass there wasn't had failed. It was Mr. Brown. What did that there was no truth at all in the reports, a room in his house having a looking glass in Coun. Campbell mean by "the license party?" Mr. Brown said "If you will give me evi it and over looking any tavern, and he had There was no such party in Northumberland.

rases have been prosecuted by him.

U., said that although she was, comparative-the cat it was pretty fair evidence that the Lip, a stranger in the County, yet she had information which he understood he had, had a good dea! of experience in reference to the working of the Scott Act in the County cure the repeal of the Scott Act. That you to-day. I will be no party to pro. of Carleton, from which she came. Those would be going the right way about it. But

seuting a poor man or woman here and for whom she now spoke did not come here it is not the Temperance people who will do there, but just as soon as you have prosecuted these two cases, I will put in your hands good evidence against nearly every liquor seller in town, put in my hands for that carried out. She referred to the fact that hotter for the violators of the present law it purpose by different persons. Mr. Brown, however, has not availed himself of that inhowever, has not availed himself of that information. The evidence reported in the

a source of pride to their mothers and friends,

was a movement of that kind a few years papers and given at different legal en while others had failed and been a source of ago, and a prominent worker in it had told quiries, sufficient for purposes of conviction sorrow and disgrace because of the traffic in him that they might have done better had —public and well known cases and available for the purpose for which Mr. Brown
ard's graves. After speaking at some length
furnish the means to pay a few men to take was appointed—have not been used by him, was appointed—have not been used by him, was appointed—bave not been used by him, was appointed—bave not been used by him, was appointed—bave not been used by him, was not a testitabler, but he was appointed—bave not been used by him, was not a testitabler, but he was not a testitabler. the definition of placed within might be done. They had no charges to power to have it carried out. For that reach. He, Mr. Marshall, had also offermake or to add to those that had been formulation so no he intended to vote for Coun. Morrison's

kept that was being sold in violation of the exercise its functions and influence in assisting to have the law enforced and the de- Ex-Inspector Brown, who was present, Mr. Marshall also read the statement of grading liquor traffic put down in the near the seats of the Newcastle councillors here rose and said : "I beg to give notice to County. Inspector Brown, after complimenting the ladies, said he had always fold those of the Council that I am Inspector and will continue to act as such, and when the proper

him. He failed to prosecute a disreputation character who lived within fifty yards of my dwelling, and whose house was a thoroughfare for many of the Crunken characters of the town, who nightly woke the echees of the neighborhood. Mr Brown was appealed to by several residents in this neighborhood to make a seizure -evidence was supplied him—but he falled to prosecute though he always promised to

fenders? To the Municipal Council of the County of Northunberland.

GENTLEMEN: This is to certify that I, John
Menzios of Parish of Northesk, did in November,
1890, lay complaint with W. S. Brown, Canada
Temperance Inspector for this County against H
Murray, hotel keeper, in the town of Newcastle.
That the said H. Murray did on the 9th day of
October, 1890, sell whiskey to Alex. Payne, Fred
White and Alex. Mullin and received pay for same,
and that the said Alex Payne was willing to come
forward at any time to prove he had bought and paid
for whiskey on the said 9th day of October, 1890,
and I also certify that the said WS Brown did fail
to take action in the matter, although I promised to
turnish sufficient evidence to convict the said H
Murray of violating the Canada Temperance Act
Swort to at Northesk, this 16th day of January,
1892 before me, William Jones, J.P.

Mr. Marshell scile the fails to the the said with the said H
Murray of violating the Canada Temperance Act
Swort to at Northesk, did in November,
and laising time through liquor selling in
Nelson, but he did not faruish him with
testimony. Rev. Mr. Marshall had given
the through liquor selling in
Nelson, but he did not faruish him with
testimony. Rev. Mr. Marshall had given
the town of Chatham for Police and Light services,
and \$1,400 for Street and Fire services.

Return of Police Magistrate of Chatham
passed.

Account of Chatham Police fund with
Secretary-Treasurer, showing \$198 on hand.
Passed.

Ordered that Phiness Harriman, Commistioner Highways for lower district, Chatham,
they could be proceed on such information
as that?

Mr. Marshall scile vices, and \$1,400 for Street and Fire services.

Return of Police Magistrate of Chatham
passed.

Occount of Chatham Police fund with
secretary-Treasurer, showing \$198 on hand.

Ordered that Phiness Harriman,
Count Doyle, refered to the necessity of a

ler in Chatham.

Rev. Mr. Marshall: I did. Inspector Brown: Did you buy liquor venient and many times more valuable than

and saw it bought.

Rev. Mr. Marshall: Yes. Inspector Brown: You never. [Laughter.] Hutchison would open a street to the new Mrs. Anderson of the Chatham W. C. T. wharf site and the building of a suitable U. spoke very briefly merely saying she de- public wharf would be arranged for sired to endorse what had been said by the by the members of Local Legislature. others speakers for the temperance bodies. Dr. Fish recommending that he take a bud book in his teath. He was not been given a certificate by gations and reflections upon him he could Tozer that the prayer of the petitioners be Couns, Doyle and Morrison.

Inspector's salary in full.

Inspector Brown said he never kept the moneys collected by him in his hands, but at once paid them over to the Secretary-Treasurer.

It was finally ordered, on motion of Carm Scalary in full.

Inspector's salary in full.

Inspector's salary in full.

Inspector's salary in full.

Inspector Brown said he never kept the made statements affecting him, he must not that of the Ladies and Temperance Alliance expect to be so easily let off. "Some of you would pity him" said Mr. Brown "if you knew his facts. Imagine a man standing of the tax difficult in many cases and said It was finally ordered, on motion of the tax difficult in many cases and said the would expect the Council, who had appointed him. He had pumped the County of the tax difficult in many cases and said the would expect the Council of the tax difficult in many cases and said the would expect the Council adjourned until 2 o'clock.

Inspector Brown said he never kept the made statements affecting him, he must not that of the Ladies and Temperance Alliance expect to be so easily let off. "Some of you would pity him" said Mr. Brown "if you knew his facts. Imagine a man standing that the council's but that of the Ladies and Temperance Alliance was to be judged by his work, not by his work, not by his work properly, then he would expect the Council adjourned until 2 o'clock.

With a looking glass and watching what is going on at his neighbor's. A clarament of the Ladies and Temperance Alliance that the first off the Ladies and Temperance Alliance was to be judged by his work, not by his work, not by his was to be judged by his work properly, then he would expect the Council said of the Ladies and Temperance Alliance of "Not the Ladies and Temperance Alliance of the Ladi It was finally ordered, on motion of Coun. Sullivan that one month's pay be should be ashamed of doing a thing like pumping the liquor dealers also. He, Coun.

various temperance bodies in reference to neglected no case where proper evidence charges of Mr. Marshall that the Inspector follows:-

sworn to as required by the rules of ready to act when they furnished him with manner which might hereafter give color to reliable and sufficient testimony but he was the statement that it was a snap verdict Conn. Adams, referring to the fact that the petitioners in re Scott Act were represented by ladies and gentlemen now seemed to think he should do. They would the statement that it was a snap verification of the snap verification of t find, should they not retain his services, was nothing in the charges of either Mr. that they could not improve matters much. Marshall or Mr. Menzies, he was condenined tentive hearing be given to the ladies and He had become a lawyer in Scott Act cases, out of his own mouth, for he had said he gentlemen who might address the Council:- prosecuting himself, and thus saving the fees | would do again what he had already done. of lawyers, who of course, were opposed to He had handed seized liquor back to a party him for that reason. If another Inspector in Nelson. He had arranged to do that, for were engaged in his place he would have to he told him (Coun. Murray) so when he was

Chatham keep separate accounts of the two services under their control.

He had, some time ago, intimated that it two services under their control.

Referring to the case that had been sion. That happened in July last and Mr. brought against him for arranging to restore Brown then merited dismissal for cause and labor road tax in the lower district, Nelson, but as it appeared that he had changed his a lot of seized liquor to a Nelson dealer, he the Council needed not to have waited until to thirty cents per day, to make it payable mind, the temperance people decided that said that while Coun. Murray had given enspecific charges should be made against him. tirely truthful testimony on that occasion, others had not done so, but he was honorhalf, begged to state that last year he made ably acquitted by the jury, although he was pliedly said he would not do so. It was

Brown.

Mr. Brown:—"You have sir!" ['aughter.]

to have Inspector Brown retained in office,
because he served their interests. Two men The Warden asked if any others of the in the liquor business had canvassed him petitioners desired to address the Council.

If so they would be glad to hear them.

Mis. McLeod, of the Newcistle W. C. T.

Modern Mod

lated, but simply appealed to the Council to motion. Drak Size. In reply to your enquiry re W. S. frown and his manner of attending to his duties of cott Act language. In reply to your enquiry re W. S. frown and his manner of attending to his duties of cott Act language. W. C. T. U. that he was anxious to enforce time comes I will claim and collect my cottage even when information was supplied in. He failed to prosecute a disreputable character instanced a case in Chatham in which he consisting of Couns. Adams, Murray and

instanced a case in Chatham in which he consisting of Couns. Adams, Murray and was informed that a lady of the W. C. T. McAleer, was appointed to nominate a suit-U. wished to see him for the purpose of able person as Scott Act Inspector and leave for him, but that he had eyes and had Secretary-Treasurer, showing \$298 to credit.

better go and look for himself. Coun. Flett: Do you know of anyone in clerk, Blissfield. Nelson who asked you to prosecute of- List of Parish and County officers for

Blackville was passed.

Ordered that \$1,900 be asses

and Mr. Hutchison had offered to exchange

a new public wharf site larger, more con

Inspector Brown said Coun. Flett had told him last summer of his men getting drunk town of Chatham for Police and Light ser-

Mr. Marshall said he felt that any one of Rev. Mr. Marshall here said he never suitable public landing at Douglastown for Inspector said he would go to it and seize which the steamer had heretofore used was the liquors, but he failed to do so. He had getting out of repair, beside which the owner asked Mr. Brown why he didn't proceed wished to close the street leading to it, which and offered to furnish him with necessary was altogether unused, save by the boat information against nearly every liquor sel-

> Mr. Brown, Did you give me the name steamer without injuring the boom privilege of any bar-room in Chatham?

> Rev. Mr. Marshall: No, but I was in it would be allowed to also close the road now Inspector Brown: Did you tell me of property there was reached by trespassers

hurl back in his teeth. He, Mr. Brown, complied with and inspector Brown dis-

deducted from the amount due Inspector, had prosecuted from the count of that officer's absence

Brown, on account of that officer's absence

Brown the count last summar.

Brown the count last summar.

Should be ashamed of doing a thing like pumping the liquor dealers also. He, Coun.

Adams was not a testotaller, but he was an upholder of law and wanted "the Scott Act and they recommended that they pass, also from evading their liability on mere quibles.

The count last summar is absence that."

He, the Inspector, had prosecuted twenty-one charges and secured fifteen consumption in the count of that officer's absence twenty-one charges and secured fifteen consumptions. The count of the count last summar is a secured to be placed to the count of the district for 1892.

mittee reported that body as having had victions. He had travelled over the county carried out so well that we can't get a drink. days before meeting of Council. The bal under consideration the petition of the and given every attention to his duty and He did not think there was much in the ances on hand in the different funds are as

published in the usual way, as soon as they are arranged for the purpose by the Secretary

Creasurer.
Lists of Parish and County officers for Ludlow and Rogersville were passed. Ordered that the Sec'y-Treas, hand balance co credit of Blissfield road fund \$6 20 to Commissioner James Swim.

in the hands Stanislaus Preston, collector of rates, Hardwicke. Ordered that Sec'y-Treas. send \$1.61, refund of assessment, to Dennis Creamer, being

amount wrongfully collected from him for poor rates in Nelson. Coun. Flett moved that the Legislature be asked to pass a bill to reduce the statute

Coun. Betts said the proposed bill would some public statements concerning the notoriously public violations of the Scott

Act and the absence of any earnest effort to could be substantiated had been brought

Act and the absence of any earnest effort to could be substantiated had been brought

The projudiced before the country by the false testimony. He now felt that no charge that could be substantiated had been brought public violations of the Scott

Act and the absence of any earnest effort to could be substantiated had been brought public violations. The was clearly his duty to have gone after the wittential violations of the Scott testimony. He now felt that no charge that nesses—to have got up his case—and not expressed the proposed bill would be a good one for the whole Country as the present rate, 40c., was too high.

Coun. Setts said the proposed bill would be a good one for the whole Country as the present rate, 40c., was too high.

Coun. Sullivan would propose the change, the proposed bill would be a good one for the whole Country as the present rate, 40c., was too high. Coun. Sullivan would oppose the change, as a good many people in the country districts were not in position to pay the money

rate and desired to retain the privilege of perthat he possibly could, to have the law that the Inspector had not decied that he offices. They put better men into them. forming statute labor. It was a benefit to poor men and their families to be able to do present law which obliged every millman in

Nelson, to pay \$2.00 road tax, to the general neglect of Nelson parish officers-road surveyors-to make returns to council &c. and said he hope they would be compelled to do their duty in this respect. On motion of Coun. Betts the matter was

referred to a committee consisting of Couns. Betts, Flett and Jones.

Council adjourned till 10 a. m. to-morrow FRIDAY 22nd JANUARY. Council re-assembled at 10 a. m.

After routine-Coun Adams, pursuant to notice moved his Council of Northumberland to authorise an vision by which any other parish or district assessment on the County equal to four per ceut on bonds of \$2.000 per mile when any of the railways contemplated in the Act of effect. last session—granting a subsidy of \$2,500 a mile—should be undertaken by any company county and pointed to the benefit the Canada
Eastern was to the whole of Northumberrelief seemed unduly large, so that while wick in the facilities it afforded to freighting fore, the outside relief was so much larger as

when, if his purpose were to carry out the law, he would readily and easily have avail-tained they had a hope that better work friend of the law and desired to do all in his the Caraquet Railway, and one to Red-bank. in detail for all cases of outside aid. They His resolution would show the gorenment at recommend that \$1,975 be assessed for Alms Ottawa, where aid must also be sought, that the people of Northumberland were interested in this matter and assist in strengthening its friends hands in seeking such aid. He referred to the large subsidies given to railways by the Local Government, for the southern counties, some of which were failwhich was in a paying position, as it always would be if under the present management. but ignored. He thought Newcastle's out He wanted a shake hands over this matter door relief was excessive and the commis-

all round from Ludlow to Alnwick.

in sight. Account of Reynolds Hurley, district

> The motion of Coun. Flett passed. Coun. Adams moved his resolution in should be put down to other parishes. favor of parish or district aid for the erec- Coun. Anderson said that the giving of tion of telephones and telegraph lines, refer- outside relief should be left with the Overring to the necessities of important business seers of the Poor appointed by the Council districts now without those facilities and and not at all interfered with by the Alms said his proposition only contemplated as- House Commissioners. If this were done it sessment upon the districts interested, and | would be more satisfactory to the people. provided that in case of assessment being Coun. Morrison said the whole matter was made and money collected, any portion of it in the hands of the Commissioners, and there not used for telephone or telegraph construct was an impression abroad that two much tion should go into the County contingent out-door relief was given. He had every fund. He referred to the necessity and convenience of lines of communication contem- | Coun. Betts thought the report should plated and said Mr. Hutchison had, some stand over until the afternoon, so that the time, since made an offer that if the necessary

poles were provided and set up, he would of obtaining supplies etc. furnish sufficient wire for a telephone line from Newcastle to Alnwick. Messrs. An-Messrs. Loggie and Adams the remainder. sending in the bills for all supplies at the The people of the interested district were time the supplies were delivered to be adoptpassengers. The public wharf was too near Mr. Hutchison's mill boom to be used by the willing to place the poles in position, but ed and it was since followed. being engaged in their own personal concerns preferred to be assessed to pay the cost of p. m. having the work done for them. There were Ordered that \$1,000 be assessed on Newother districts similarly situated and the castle for fire and \$900 for police purposes. object of his proposition was to place them in a position to carry out their wishes.

the present one for the latter, provided he On motion of Coun. Betts the resoluti leading to his wharf by which his was ordered to lie over until one o'clock. Coun. Anderson submitted returns of and damaged. It was understood that in the Wm. P. Robichaud, collecting justice, Alnevent of the arrangement being made Mr.

wick. The Secretary-Treasurer said the High Sheriff had paid over the amount of \$77.40 in dispute and held by him from the Con-The matter was referred to a committee | way claim collection, and that the amount Coun. Morrison moved, seconded by Coun. consisting of the Secretary Treasurer, and was now placed to the credit of the parish of

E. P. Williston was re-appointed Auditor. Read-report of the County Account missed.

Council took a recease of twenty minutes.

Council took a recease of twenty minutes. carried, thereupou Coun. Campbell moved its the subject of a new Scott Act Inspector new jail, showing that under his contract he generally opposed to it. reconsideration on the ground that it was submitted the name of Mr. John Menzies of voted upon without the Council fully under. Northesk for that office.

Coun. Morrison said the bill proposed last was entitled to \$625.50. The committee, on investigation, had learned that he had met voted upon without the Council fully undervoted upon without the Council fully understanding what was being donc.

Northesk for that office.

Coun. Campbell moved that the matter with mishaps in prosecuting the work and plained its defeat. Something, however, The reconsideration being carried Coun. lie over until 10 o'clock to-morrow. Motion with unforeseen difficulties, which had caus was necessary to protect this County from

Coun, Tozer read report of the County Ac- new provisions, the old by law would still

SOOTHING, CLEANSING HEALING Instant

> bedone to abate the dog nuisance in Newcastle, where one could hardly pass along the streets without tumbling over big dogs

Coun. Morrison said the proposed changes would be an improvement if also applied to agreed to, and in the afternoon they were

registration was not made proof-absolute of ownership. Coun. Doyle directed attention to the ecessity of the assessors of Newcastle parish giving more attention than they had done to the decrease of taxable properties in the middle or Douglastown district, where he said the Kerr mill, the Hutchison estate and water mill property which had caused a de

made up last year's assessment. Coun. Morrison said Coun. Dovle mus

balanced the other and maintained the proportions equitably. On motion of Coun. Doyle, it was ordered that the assessors of Newcastle divide the

warrant for the parish according to the true valuation of each district. Coun. Betts, from the committee to whom was referred the resolution of Coun. Flett labor, as applied to the Lower district of

might, if it so desired, take advantage of it, on obtaining a vote of the Council to that

sioners seemed to assume that they were acwhere it kept families together during short

The report was ordered to lie over until 2

week \$30 for six months and \$50 a year, others in reference to the legislature already refusing to pass an act of the kind proposed

The Warden said the four Northumber land members supported the bill submitted

Coun. Morrison said the bill proposed last

On motion of Coun Doyle over-one

Ordered that Sec'y-Treas collect \$5.55 now too lazy to get out of the way. adopted for both Chatham and Newcastle, with the change that the non-cancelling of

crease of \$40,000, of which the assessors

remember that there were similar decreasas in the upper district, so that one practically

resolution favoring the passing of an Act of the Legislature empowering the Municipal also that the Act asked for contain a pro-

mile—should be undertaken by any company in this County. He spoke at some leugth kept and that the average cost of the board of his interest in all the railways built in this of inmates was made up at 55 cents a week, land, saying it was a direct benefit to Alnthe Alms house relief had cost less than be-House purposes on the different parishes as

Coun. Flett moved that the resolution lie | countable to nobody but themselves. on the table, and said it would be time Coon. Sullivan complained of Hardwick's enough when companies were formed to over assessment for the Alms house and said build the roads referred to, for this resolu- the balance to that parish's credit last year tion to pass. Our people were not in favor was \$70.45 while it was \$87.99 this year of making arrangements to mulct the Coun-ty in extra taxation until something more Alms House, it was to be assessed \$100. tangible than Coun. Adams had shown was He was in favor of out-door relief in cases Coun. McAleer seconded the motion, expressing his agreement with Coun. Flett's they would be broken up and some of them

Coun. Flanagan said that when he was an pointed on the standing committee to visit derson furnished two-thirds of the poles and | the Alms House, he had caused the system of

> The peddler nuisance was brought up by Coun. Murray, who submitted a proposed by-law, similar to that in force in Moneton, by which non residents, or non-tax-paying hawkers should be required to pay license fees at the rates of \$1 per day, and \$4 per There was some discussion by Couns. Campbell, Betts, Murray, Morrison and

viction of an offender immediately upon his return home, when he pounced upon him suddenly, without warning, which he could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not have done but for the fact that the benefit of the could not the he could not have done but for the fact that he (Brown) was supposed to be out of the way. He referred at some length to the necessity of faithful servants being granted holidays, and thought it would be unfair and unusual to deduct anything from the amount due him on account of his absence. The Secretary-Treasurer's asserted by Menzies, which was only because the the soen found that the Council to make the experiment of have the council to make the e

Children Cry for Pitcher's Castoria. | that in future all accounts be required to be in Secretary-Treasurer's hands at least twenty | Coun, Campbell hoped something would | Coun, Murray directed attention to the

Tozer.

Coun. Sullivan urged caution in dissmiss
Coun. Sullivan urged caution in dissmiss
Tozer.

Tozer.

Coun. Sullivan urged caution in dissmiss
Coun. Sullivan urged caution in dissmiss
Tozer.

Tozer.

Coun. Sullivan urged caution in dissmiss
Scott Act better than he was doing it, he be payable yearly until registration is can
reason why this Council should not have the Marshall's cases, that gentleman was to be ing Inspector Brown and said the next man thought he could do better work if the po- celled, the owner being required to cancel same power that Moncton city Council had The Secretary-Treasurer explained as he had done this forenoon why he had not paid the Inspector's salary in full.

The Secretary-Treasurer explained as he had done this forenoon why he had him, but when he went outside of that and not paid the Inspector's salary in full.

The Secretary-Treasurer explained as the stood in his pulpit and might be worse.

Coun. Adams said the nomination of Inhad interested themselves since that—as he had interested themselves since that—as he had learned—in securing his nomination.

The Secretary-Treasurer explained as pitied. When he stood in his pulpit and better work in the potential to control hawkers and peddlers.

Coun. Flanagan, after some remarks as to had interested themselves since that—as he had interested themselves into control hawkers and peddlers.

Coun. Flanagan, after some remarks as to had interested themselves in the control have a solution to control have a solution

counts Committee, which stated that the ac- remain in force—this being intended to per