

W. S. LOGGIE CO. LIMITED. DRY GOODS. GROCERY DEPT. LADIES' WRAPPERS. CARDINAL HEDERWYN. GOODS ARE MARKED IN PLAIN FIGURES, TO GET YOUR DISCOUNT.

See That You Get 'WHITE EAGLE' FLOUR. FROM YOUR GROCER. AND READ NO OTHER.

Miramichi and the North Shore, etc.

New Highway Act - Forms under the new Highway Act are for sale at the Advance Office.

The "Advance" is for sale at Johnson's Bookstore, and the circulating library, Diamond building, next door to the Telephone Exchange.

Don't forget the fine entertainments that are to be presented in Masonic Hall next Wednesday, St. Patrick's, etc.

Miramichi Market Works - No experiment in trying from us. We always send out the best stock and work that can be obtained.

Personal - Mrs. Shreffel and family desire to express to their numerous friends their appreciation of the many acts of kindness and sympathy manifested for them in their late bereavement.

A University Representative - A Professorship of English at the University of Toronto was announced today.

The New Approaches - A Doctoresse Joseph of Tuesday says "Preparations were commenced today for the execution of John E. Sullivan.

Sudden Death - Mr. Alexander Morrison died very suddenly at the residence of his wife, Mrs. A. B. Stewart.

An Attraction - Buyers of family groceries, provisions, dry goods and general household supplies are offered by Mr. Roger Thompson at his well known store on St. John Street.

A. O. U. W. Annual Meeting. Grand Foreman Alex. Robinson and Mr. Robert Murray, Jr., delegate from the Chatham Lodge attended the third annual meeting of the A. O. U. W. Grand Lodge in Quebec on Wednesday last.

Sudden Death of J. Tremblay, a Commercial Man. AMHERST, N. S., Mar. 6. - Among yesterday's arrivals at the Terminal Hotel, Amherst, was the name of J. Tremblay.

Chatham's Widows. To the Editor of the Advance. Sir - In my last letter I made mention of the widows who would be benefited by the Chatham Eastern Railway.

The Legislature. MARCH 4 - Hon. Mr. Lablache introduced a bill amending the law relating to lists of witnesses and juries.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

Mr. Pinder thought the bill should be entitled one for the destruction rather than protection of game, for the season had been extended for all kinds of game.

That a great deal had been said by the leader of the opposition and by a portion of the press with reference to admitting reporters to committees, he thought it well that rule number 105, under which the house had always acted, should be amended.

Resolved, That rule 105 of this house be amended by adding at the end thereof the following words: "Provided, however, that nothing herein contained shall be construed to prevent any committee from admitting representatives of the press being present at its meetings and publishing reports of the proceedings thereof."

Dr. Stockton said, with reference to Mr. Speaker's decision upon the point of order, that it was entirely correct and he had never contended otherwise.

Hon. Mr. Tweedie - I raise the point that the hon. member is entirely out of order. The Speaker - There is really nothing in the point of order that I regard that I understand the point of order.

Hon. Mr. White introduced a bill to amend the law for the protection of sheep. Hon. Mr. Dunn committed a bill for the protection of certain birds and animals.

Hon. Mr. Killam chairman, Mr. Dunn explained that it proposed to make the season for moose, deer, caribou, as well as partridge, woodcock and snipe uniform in length, commencing the first of September and ending December 31st.

Hon. Mr. Tweedie - Well, if you will look at their names you will see they are chiefly supporters of the opposition.

Hon. Mr. Dunn explained that section seven prohibited the use of jacks or artificial lights for hunting caribou, moose and deer.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

Hon. Mr. Tweedie said there was nothing in that argument, as it often happened that game was much more plentiful in some sections of the province than in others.

publish fair reports - not garbled reports written only with the hope of making political capital against the government.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

Mr. Jones committed a bill amending the law relating to the marsh at Routhouse village and Routhouse case, in Kent County.

READ EVERY WORD! READ EVERY WORD! J. D. CREAGHAN'S, J. D. CREAGHAN'S. GREAT BARGAIN STORES, CHATHAM AND NEWCASTLE.

Immense purchase of Linens now being sold at less than the manufacturers' prices.

1000 DOZ. OF LINEN TOWELS---ALL SIZES, MARVELOUS LOW PRICES! SECURE THEM EARLY!

Our bargain tables are full of Odd Napkins, Toilet Covers, Glasscloths, Roller Towels, Doylies, Table Linens, etc.

SPECIAL! SPECIAL! SPECIAL! 14 bales of unbleached Cotton, pure---36 inches wide, selling at

OUR OTED LOW PRICES. Flannelettes! Flannelettes! Flannelettes!!

90 Pieces of Check Flannelettes, 6c.---All Good Patterns.

A Large Quantity of Ladies' Hose, Ribbed and Plain---all Wool, 25 to 35c.

NEW GOODS! NEW GOODS ARE ARRIVING EVERY DAY! EVERY DAY!

A Few Dress Lengths, 89c to 1.29 Very Durable, 44 Inches Wide!

JUST ARRIVED! JUST ARRIVED! OUR SPRING PURCHASE OF Mens' and Boys' Clothing! Hats, Caps, Shirts, Neckwear, Etc., Etc!

ALL THE LATEST NOVELTIES. CALL AND SEE THEM.

NOTE! NOTE! NOTE! FRIDAY 5th AND SATURDAY 6th. All Our Remnants will be Cleared at Lower Prices Than Ever.

Wall Papers! Wall Papers! Wall Papers! MOULDINGS! MOULDINGS! MOULDINGS!

In Endless Variety---Value Unequaled. TRUNKS, VALISES AND TRAVELING REQUISITES A SPECIALTY.

ASK TO SEE OUR SPECIAL LINE OF CORSETS, 50c.

Notice of Bill. Notice is hereby given that application will be made to the Legislature of New Brunswick at the next session for the passage of an Act to amend the Charter of Chatham to provide a system of water works for the town of Chatham.

WEDNESDAY the 24th of March, 1897.

MARRIED. At the residence of Mr. Charles Gray, Lower New Brunswick, on Tuesday 10th inst. Mr. James Taylor and Miss Margaret Taylor, both of Bay St. Lawrence.

TENDERS WANTED. Oatham Ferry. Application addressed to M. S. Benson, Town Clerk, Chatham, will be received at his office up to 10 o'clock on the 24th day of March last, for the privilege of running a steam ferry between Chatham and Ellis's Cove (so called) opposite the "Landing" on the north side of the town of Chatham.

ST. PATRICK'S DAY. ST. MICHAEL'S C. T. A. SOCIETY will hold their Annual Musical and Dramatical Entertainment in Masonic Hall Chatham, Wednesday, March 17th.

Assessors' Notice. The Assessors for the Town of Chatham having been appointed hereby, give notice that any person or body corporate liable to be assessed, or the rate of any such assessment, may file a written statement of the real and personal estate and income of such person or body corporate, and every such statement shall be prepared and filed before the 1st day of April next, at the office of the Assessors, in the Town of Chatham.

Assessors' Notice. The Assessors for the Town of Chatham having been appointed hereby, give notice that any person or body corporate liable to be assessed, or the rate of any such assessment, may file a written statement of the real and personal estate and income of such person or body corporate, and every such statement shall be prepared and filed before the 1st day of April next, at the office of the Assessors, in the Town of Chatham.

Assessors' Notice. The Assessors for the Town of Chatham having been appointed hereby, give notice that any person or body corporate liable to be assessed, or the rate of any such assessment, may file a written statement of the real and personal estate and income of such person or body corporate, and every such statement shall be prepared and filed before the 1st day of April next, at the office of the Assessors, in the Town of Chatham.

Assessors' Notice. The Assessors for the Town of Chatham having been appointed hereby, give notice that any person or body corporate liable to be assessed, or the rate of any such assessment, may file a written statement of the real and personal estate and income of such person or body corporate, and every such statement shall be prepared and filed before the 1st day of April next, at the office of the Assessors, in the Town of Chatham.

Assessors' Notice. The Assessors for the Town of Chatham having been appointed hereby, give notice that any person or body corporate liable to be assessed, or the rate of any such assessment, may file a written statement of the real and personal estate and income of such person or body corporate, and every such statement shall be prepared and filed before the 1st day of April next, at the office of the Assessors, in the Town of Chatham.

Assessors' Notice. The Assessors for the Town of Chatham having been appointed hereby, give notice that any person or body corporate liable to be assessed, or the rate of any such assessment, may file a written statement of the real and personal estate and income of such person or body corporate, and every such statement shall be prepared and filed before the 1st day of April next, at the office of the Assessors, in the Town of Chatham.

Assessors' Notice. The Assessors for the Town of Chatham having been appointed hereby, give notice that any person or body corporate liable to be assessed, or the rate of any such assessment, may file a written statement of the real and personal estate and income of such person or body corporate, and every such statement shall be prepared and filed before the 1st day of April next, at the office of the Assessors, in the Town of Chatham.

Assessors' Notice. The Assessors for the Town of Chatham having been appointed hereby, give notice that any person or body corporate liable to be assessed, or the rate of any such assessment, may file a written statement of the real and personal estate and income of such person or body corporate, and every such statement shall be prepared and filed before the 1st day of April next, at the office of the Assessors, in the Town of Chatham.