## LOCAL LEGISLATURE.

Open Season for Moose September 15 to December 31.

Will Appoint One of the Revisors in Every Parish and Substitute Sheriff for County Court Judge.

FREDERICTON, N. B. April 25 .-Mr. Porter introduced a bill incorporating the New Brunswick Pulp Paper Co., Ltd.; Mr. Hazen, a bill to dispense with the use of parchment in all matters: Hon. Mr. Dunn, amending the law passed 17th December. 1896, respecting business licenses

the city of St. John. On motion of Hon. Mr. Tweedle, seconded by Hon. Mr. Farris, it was resolved that copies of the resolution passed respecting the Canada Eastern railway he engrossed and forwarded to Sir Wilfrid Laurier, the secretary of state, and Hon. Mr. Blair.

Hon. Mr. Tweedie committed the bill to grant aid towards the holding of provincial and county exhibitions throug out the province, which was agreed to, as were the appropriation bills, and Dr. Pugsley's bill further amending the act respecting practice and proceedings in the supreme court

Mr. McKeown committed the bill to declare and explain the meaning of the covenant for renewal in leases for renewable terms. Progress was reported with leave to sit again.

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Mr. Robertson committed the bill to confirm a conveyance from the city of St. John to the Canadian Pacific Railway Co., and for other purposes. Progress reported with leave to sit

Mr. Robertson committed the bill to amend the act incorporating the Women's Christian Temperance Union of St. John, which was agreed to with

Mr. Fish committed the bill to amend section 7 of chapter 10, Consolidated Statutes, so far as it applies to the fire district of the town of Newcastle -Agreed to.

Mr. Lawson committed the bill in addition to Act 53rd, Victoria, chapter 73, incorporating the town of Grand Falls.—The pill was agreed to with amendments.

Hon. Mr. White introduced a amending chapter 100 of rates and taxes; also a bill in further amendment of the act authorizing the acceptance of policies of guarantee companies as security for the faithful conduct of public officers; also a bill in amendment of chapter 17, 61st Victoria, registration of births, deaths and marriages. Recess.

## EVENING SESSION.

After recess Mr. Wells introduced a bill amending chapter 115. Consolidat-Statutes, of sewers and marsh

Mr. McKeown re-committed the bill to declare and explain the meaning of with amendments

in amendment of the New Brunswick Elections Act of 1889 and certain acts merdment thereof.

Hon. Mr. Dunn committed the bill respecting the protection of game. The bill proposed making the open season for moose and caribou end De-

cember 31st. Mr.Lawson objected and wanted the close season to end November 30. December, he said, was the month for the lumbermen and not hunters. Tobique sportsmen had represented to him the desirability of the changes

Mr. Todd agreed with Mr. Lawson, especially with regard to deer.

Hon. Mr. Tweedle said December is

a good month for hunting. The idea of lumbermen shooting any great quantity of moose was a delusion. He thought it a bad policy to change the law every year. Sportsmen had al-ready made their arrangements, guides have been employed for the present year, and it would not be fair to take off a month of the open season without any notice to these men His experience is that it is not well to change the law in accordance with every suggestion that may be made, as these suggestions generally came from persons who may have fads, and do not take into consideration the whole trend of the law.

Mr. Todd always felt a great deal of pride in our game resources. They would be a veritable gold mine in the future if properly protected. Maine last year had taken \$2,000,000 from big game sportsmen. In that state the close season is from October 1st to November 15th, and he believed the time was coming when three months would be the limit in this province. Hon. Mr. Dunn said no doubt large number of mocse were shot by

lumbermen in December Mr. Perter agreed with Mr. Lawson that the Tobique sportsmen favored striking December from the open sea-

Hon. Mr. Tweedie said his experience was that more moose are killled up the St. John river out of season than in, and very little attention was paid to the law, especially in Mada-

Hon. Mr. Dunn said he proposed making the beginning of the open season Sept. 15th and the and of December 31st, so that there would be two weeks less hunting than hitherto.

Mr. Fish discounted the idea that lumbermen cared to exist on moose meat. He favored two months, or two and a half months, as sufficient length of time for the open season.

Mr. Carvell said there seemed to be a disposition to discuss the question from the American sportsman standpoint, rather than from that of our own people. It would be a great mistake to strike December from the open season, especially for hunting deer. That was the time in Carieton when the people did their hunting. Mr. Venoit wanted December an open month. He denied that lumber-

men took advantage of December to

A rumber of sections being passed, progress was reported, with leave to sit again. Hon. Mr. White committed the bill

to amend chapter 17, 61st Victoria; the bill in amendment of the Públic Health Act, 1898, and the bill to change the terms of the Sunbury court, all of which were agreed to.

Hon. Mr. White re-committed the bill amending the law incorporating the town of Milltown, which was agreed to with amendments, and the

agreed to with amendments, and the house them adjourned.

FREDERICTON. April 25.—Hon. Mr. Tweedie committed the bill in amendment of the New Brunswick discitions act of 1189 and centain acts in amendment thereof.

Mr. Hazen asked if the provincial secretary proposed to explain the bill did not require very much explanation.

The principal amendment is that the The principal amendment is that the governor in council is given the power to appoint the third revisor in each parish At present the two councillors are revisors themselves and appoint the third revisor. It might be ursed that no great necessity existed for the change. The attention of the government had been called to the fact that in many counties the revision of the light that the state of the state ion of the lists was very unsatisfac-tory. The third revisor would be outthere would be greater likelihood that sill parties entitled to a vote would be placed on the list. The municipalities of course were not interested in the election in any way, and a good deal of carelles ness held arisen with regard to the revision of the lists. In many places the duty was performed in a most perfunctory way. There was also an amendment in regard to explications for getting names on that had been left off. The act of 60th Victoria provided for an appeal to the county court judge. Under this bill

the application is made directly to the st eriff. Some members of the house had suggested that additional polling places should be provided for, but he thought, unless pressing necessity was shown for the change, this matter had better stand over till next session for

careful consideration. Mr. Hazen said he wished to place nimself on record as entirely opposed to this bill. Hitherto the revising has been done by the two councillors, and the third is appointed by the country council. This bill put the appointment of the third revisor in the hands of the lieutenant governor. No good reason had been shown for the change. No information had been received to the effect that the revising was not oroperly done. No com-plaints had been made. Names no doubt were occasionally omitted, but this would occur under the most perfect system that could be devised. He thought the county councils were much better judges as to who were suitable men to appoint as revisors than the governor in council possibly cculd be. No county council had sked for the mange. The government were taking away a right the county councils had always had, without giving any good reason for the change. He did not think the revisors under the present system had the covenant for renewal in leases for discharged their duty from a party renewable terms, which was agreed to standpoint. The bill was open to the

Hon. Mr. Tweedie introduced a bill in the party interest. There was no use in tickering with the laws for the mere sake of change. Wth regard to the fourth section, which provided for appeals, he did not think the power should be left exclusively in the hands of the sheriff, who was dependent upon the government for his office. The law at present giving the power to the judge of the county court was a very much safer law. He entirely agreed with section 5, that provided that where real estate was assess

in the name of two or more persons each of such persons must show that he owns \$100 in his own right.

How. Mr. Tweedle said the house did not generally wait for a public demand for legislation before introducing a bill. Almost the first bill the hon. member (Hazen) introduced this session was to amend the elections act, though there was no demand for the change, and the house decided that it was not called for. It would be a poor government that would wait for a hue and cry before it took the responsibility of introducing necessary legislation. Mr. Tweedi pointed out that the dominion elections would hereafter be held upon lists prepared by the local authorities, and that was all the more reason why the lists should be carefully prepared. The government did not ask to control the revisors, but only to appoint one revisor as a part guarantee that the lists would be more carefully revised than if left entirely in the thands of arresponsible parties. The government had a right to

see that everybody entitled to vote should have his name on the list.

Mr. Hazen said the fact that the dominion elections would be held on the local lists was no argument whatever in favor of the bill. The present dominion government had changed their franchise in favor of the existing local system, which they evidently thought suitable for the purpose. Why should the house say that the system should be changed? It was no part of the duty of this house to have the lists revised for the purposes of the dominion elections. He challenged any one to point out where any crying evil existed under the present system. No good cause had been

shown for the legislation. Progress was reported with leave to sit again.

Mr. Purdy committed the bill to place the entire control of appointment of members of the police for the city of St. John in the common council. The bill was agreed to with amendments and an amended title. Hon Mr. Dunn recommitted a bill respecting the protection of game. Many of the sections of the bill created considerable discussion and were

At 6 o'clock progress upon the bill was reported with leave to sit again. EVENING SESSION.

Mr. McKeown introduced a bill to amend the act uniting the cities of Portland and St. John, and to amend the charter of St. John city and the law relating to civic government. fill their barrels with moose meat. Hon. Mr. Tweeedie, in the absence

The section passed, naking the open of the surveyor general, introduced a season from September 15th to De-bill to consilidate and amend the law

Mr .Pugsley strongly opposed sec-

Mr. Hazen said it was the unani mous opinion of the municipalities committee that the section should be struck out. He strongly oppose placing the arbitrators in a different position to that which they occupied

when they acted under the act of 1897. oted down and the bill was agreed to with amendments. Hon. Mr. White committed the bill

Mr. Shaw committed the bill to regulate the fees to be allowed to arbitrators, appraisers or valuators in cases where the city of St. John is a

Hon. Mr. Emmerson explained that it had been thought advisable that the government should introduce a bill of this character, which would apply to the whole province, and that the government proposed to introduce such a bill at the next session of the egislature.—Progress was reported. Hon. Mr. Emmerson introduced a

bill "An act to provide for the appointment of a commission relating to ssessments in he city of St. John. Mr. Carvill recommitted the bill to take a vote of the ratepayers of said town on the question of taking stock in a pulp mill or other industry to an amount not exceeding \$50,000, which was agreed to with amendments

Hon. Mr. Emmerson committed the bill authorizing the municipality of Albert to effect temporary loans, which was agreed to with amendn enits and an amended title. Hon. Mr. White committed the bill

s.menidm Adjourned.



of all soaps for nursery use, stands "BABY'S Own Sod." It is made of purest vegetable oils and slightly perfumed with finest flower extracts. It has been sold and used for

SOAP

THE ALBERT TOILET SOAP CO., Mirs



ROOFS must be chosen with care and judgment in any country, and especially so

Information from any dealer, but should he offer you something "just as good,"

Pedlar's patent steel shin-gles are the best, and the best cost no more than the poorest.

Pedlar Metal Roofing Co. OSHAWA, CANADA.

of the surveyor general, introduced a relating to the settlement of crown lands.

Mr. Mott committed the bill "an act further relating to the town of Camp-

tion 14, claiming that it interfered with the existing rights of the arbitrators. Mr. Mott contended that before the town of Campbellton was called upon pay the costs of the arbitrators, the same should be taxed by a judge of the supreme court.

A man will defend his honor with his life. What is more dishonorable than unnecessary failure? Thomsands of men make failures of life and die premature deaths, leaving wives and children inprovided for, because of their reckless neglect of health. No man can do good work or be successful in husiness who suffers from biliousness, digestive and nervous disorders such as sick headache, giddiness, dizziness, drowsiness, eoid chills, flushings of heat, shortness of breath, loss of appetite, fullness and swelling after meals, wind and pain in the stomach, costiveness, blotches on the skin, loss of sleep, disturbed sleep, frightful dreams and nervous and trembling sensations.

These are but the forerunners of some dread disease like deadly consumption, or fatal nervous prostration. Dr. Pierce's Golden Medical Discovery is the best medicine for hand working men and women. It cures all cases of weak stomach, impaired digestion and disordered liver. It gives keen edge to the appetite, makes the digestion perfect and the liver active. It makes tuch, ned pure blood and builds firm, healthy flesh. It builds new healthy, muscular tissue in every vital organ. It tomes the worm out merves. It strengthens the muscular system, and invigorates and vitalines the whole system. It induces sound and refreshing sleep, dissipates drowsiness and melancholy, and imparts mental power, elasticity and courage. It arouses the physical energies of the whole body. It cures dispersion, brunchial, throat and kindred ailments. All medicine dealers sell it.

Costiveness and biliousness. Doctor Pierce's Pieusant Pellets cure them. They strengthen and stimulate the overworked organs. They never gripe. One "Pellet" in a gentle lazative, two a mild esthartic. After further debate the section was

in amendment of chap. 100, Conseki-dated Statutes, rates and taxes, which was pgreed to with amendments. Hon Mr. White committed an act n amendment of the act authorizing the accepting of policies of guarantee companies as security for the faithful conduct of public officers, which was

Hon. Mr. White recommitted bill respecting the fisheries of New Brunswick, which was agreed to with amendments.

Mr. Robinson presented the petition of Andrew G. Steeves and William H.

Magee and 137 others in reference to a bridge over the Petitcodiac River at or near Gilbert Chapman's. Mr. Speaker said the petition involved the expenditure of money and therefore could not be received. Mr. Shaw committed the bill relating to civic government in the city of St. John, which was agreed to with

party to the proceedings.

to amend chapter 39th, 59th Victoria, an act relating to pedlars.—Agreed to. Mr. Robertson committed a bill to confirm a conveyance from the city of St. John to the C. P. R. and for other purposes.—Bill agreed to with

CASTORIA Frees His Mind About the Georgia Atrocities. NEW YORK, April 26.- The New Jersey annual conference of the African Methodist Episcopal church was opened in Jersey City today, Bishop Alexander Walters, D. D., presiding. Bishop Walters in his address bitterly denounced the Georgia lynch-ings. He said: "The civilized world

BABYS OWN

On Top...

so long, and always been good, that doctors all over Canada recommend its use, having practical knowledge of its effects.

Most of its numerous imitations are injurious to the king.



and ample provision is allowed for contraction and expansion, and we guarantee them to be water, wind and storm

I'm deaf."-Brooklyn Life. women understand a standard 

To John 2. Grear of the Parish of Simonds, in the City and County of Saint John, in the Province of New Brunswick, Farmer, and Catherine J., his wife, and Ann Vance of the Parish of Kingston, in the County of Kings, in the said Province, Female Farmer, and all others whom it may TAKE NOTICE that there will be

sold at Public Auction at Chubb's Corner (so called), in the City of Saint John, in the Province of New Bruns wick, on SATURDAY, the THIR-TEENTH day of May next at twelve

A man will defend his

INCENIOUS MARINE BRAKE.

An ingeaions marine brake has been

invented by a Croatian engineer. Czvetkovitch, whereby it is claimed

that such catastrophes as the loss of

H. M. S. Victoria or the Stella could

The brake is of steel and it is fitted

to the stern sides of the steamer. Its

movement is like that of the visor of

helmet. When raised it gathers it-

self on the sides and directly above

the stern post of the vessel. The bolt

fastening the ends of the brake to the

sides runs completely through the ves-

sel. It is kept in position by a cat-

head arrangement and let go by a line attached to a pin just as an anchor is

freed. The brake drops down as a

visor closes, and the water racing into

the cavity "holds up" the vessel, if

when steaming say 10 knots, within a

distance of 20 feet. It can also be used

as a sea-anchor in case of disablement

In the event of the vessel steaming

in very foggy weather near a danger-

ous rocky coast line, with its where

abouts uncertain, a pole with a false

'cutwater" attached is run out from

the bows, and on the lower edge of the

keel of the vessel touching rock or

simultaneously releases the brake at

Children Cy for

A NEGRO BISHOP

has been shocked by the unprecedent-ed butchery and burning of Samuel

Hose. The fiendishness of the crim-

beggars description. It is generally believed by the 'air minded that if

Hose did kill Cranford it was to

avenge the killing of five colored men

by a mob said to have been led by

"The real cause of our trouble is

race hatred. In all cases it is not be-

cause we are black, for some negroes who are hated have blonde hair and

blue eyes, and they are so fair that

they can hardly be distinguished from

the pure whites, yet this class of negro

is a sufferer in common with the

blackest: all that is needed for them

to be discriminated against is for it

to be known that they have a drop

of negro blood in their veins. I have

Afro-Americans themselves will stop

Kinley and the federal government

have shown themselves impotent to

convict the murderers of federal of-

ficials. The governors of certain states in the south have acknowledged

their inability to protect their colored

"In the name of Almighty God,

what are we to do but fight and die?

M'GILL EXAMINATIONS.

MONTREAL, April 26.—The results

of the examinations in the applied science faculty at McGill were an-

nounced today. The following are

from the maritime provinces: Passed

for degree bachelor of science-Civil

engineering, W. W. Colpitts, Moncton, N. B. (first); R. T. Gough, Hali-

Electrical engineering-Wm. Fraser,

Bridgeville, N. S.; R. E. Burgess, Wolfville, N. S.; A. A. Bowman, New

Mechanical engineering-W. B. Mc-

Lean, Pictou, N. S. (first); L. Yorston,

Mining and engineering-H. W. Mc-

"I hear you have married Bobbett's divorced wife." "Yes." "How did you came to do that?" "Bobbett recommended her highly. Said his only

trouble was she snored, and you know

Glasgow, N. S.

Pictou, N. S.

Innis, Halifax, N. S.

these atrocities. President Mo

Crawford at Palmetto, March 18.

the stern, thus stopping the ship.

bottom a mechanical arrangement

asily have been averted.

o'clock noon,
ALL that certain lot, piece or parcel
of land situate, lying and being in the Parish of Simonds, in the City and County of Saint John, known and described as follows, that is to say:
"Beginning at a marked birch tree on side of the road leading from Little River towards Black River, which said tree is in the eastern line of lot number three, in the class or range of lots heretofore laid out by the Honorable Ward Chipman, on the southern side of the road heretofore opened and laid out by the said Ward Chipman, leading from the mouth of the Little River to Loch Lomond, thence from said tree by the magnet in 1820 south thirteen degrees and thirty minutes east on the said line of lot number three, thirty-five chains sixty links to the marked birch tree at the southeasterly corner of said lot number three, thence north seventy-six degrees thirty minutes east on the rear line of lot number four in the same class or range of lots ten chains to the western line of lot number five in the same class, thence north thirteen degrees thirty minutes west twenty-two chains sixty links, to the Black River Road, and thence along the said road westerly twenty-seven chains to the place of beginning. Also all that certain other let, piec or parcel of land situate in the said Parish of Simonds, comprising the remainder of the farm known as Park View, and bounded and described as follows: "Beginning at a small fir "tree, marked, standing on the north-"erly edge of the Black River road, in the westerly side line of a lot of land formerly owned by Matthew Graham, thence by the magnet needle north ten degrees thirty minutes west eight chains fifty links, or to a stake set in the southerly edge of a by-road leading from said road to George Matthews, the along the same north seventy-three degrees east ten chains fifty links, or to meet the easterly side line of said Graham's lot run by Deputy O'Kelliher, in one thousand eight hundred and thirty-four, thence along the same ten degrees east twenty-two chains, or to meet the Lorthwesterly edge of said Black River Road, thence along the same north fifty-one degrees west sixteen chains twenty-five links, or to the place of beginning," said two pieces of land comprising the farm known as Park View, owned by the late Thomas Parks, being the premises conveyed to the said John R. Grear by the heirs of the late Thomas Parks, by deed dated Ninth September, A. D. 1890, recorded in the Records of Saint John City and County, in Libro, 37, folios 44, 45 and 46, and by said John R. Greer and wife conveyed to said Ann Vance, together with the buildings and improvements thereon and the appur-

tenances to the same belonging or in any manner appertaining. The above sale will be made under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage dated the Sixteenth day of March, A. D. 1896, made between the said John R. Grear and Catherine J. Grear, his wife, of the first part, and the undersigned, Annie Freeze, wife of the undersigned George A. Freeze, of the other part, for secur-ing the payment of certain monies therein mentioned, and registered in the Regisry Office for the City and County of Saint John, in Libro. 57, folio 443 to 446, default having been reade in payment of a portion of the monies secured by said Mortgage. Dated this Eleventh day of April,

A. D. 1899. ANNIE FREEZE, Mortgagee. GEORGE A. FREEZE, R. ARMSTRONG, Solicitor to Mortgagee

SHERIFF'S SALE.—There will be sold at Public Auetico on SATURDAY, the third day of June next, at fifteen minutes past twelve o'clock, in the afternoon, at Chubb's Corner (so called), in the City of Saint John, in the Province of New Brunswick, all the estate, right, title and interest of William Thompson, in and to all that certain tract of land, situate in the Parish of Simonds (formerly a part of the Parish of Portland), in the City and County of Saint John, in said Province, bounded and described as follows:

in the City and County of Saint John, in said Province, bounded and described as follows:

"Commercing at a marked tree on the western line of a tract of land belonging to Nathaniel II. Deveber, on the south side of the road to beach Lomond; themee south iit-ten degrees east about one hundred and twenty-seven chains, until it meets the line of a lot sold by James White to Charles Burt: thence south seventy degrees west forty-eight chains and twelve lirks; thence north fifteen degrees west intrety-six chains to the south side of land in possession of Henry Graham; thence along the said line and the seventy live degrees east forty chains; thence north fifteen degrees west to the Little River road, and thence along the eald line area to the place of lucinning, containing five hundred acres," with the buildings and arguirbunances, being the premises conveyed to one James Knox and the eald Walliam Thompson by the Trustees of James Krk, by deed bearing date the eighteenth day of October, in the year of cur Lord one thousand eight hundred and fifty-nine, and registered in the Records of Deeds in and for the said City and County of Saint John, in Book Q. No. 4, of stid Records, pages 278 to 280. The same having been levied on and seized by virtue if two executions issued out of Time Salut John County Court, one at the suit of Arthur C. Fairweather against the said Wilkiam Thompson
Dated at the City of Saint John, N. B., this 27th day of February, A. D. 1899.

II. ILAWRAANTE STILINGS. come to the conclusion that nothing but manly resistance on the part of Ham Thompson
Dated at the City of Saint John, N. B.,
this 27th day of February A. D. 1899.
II. BAWRANOE STURDEE,
Sheriff of the City and County of Saint John.

SO LIKE A CABMAN.

You would think that Rudyard Kipling was one of the best known men in the world, especially since his illness. But one evening—it was the evening when we had rews that the crisis was past—I was reading my paper in the hansom that conveved me home. As I stepped out I handed the paper to the cabman. "Kipling's all right," I said. The cabman took the paper, and leaded down with a puzzied look on his face. "I don't seem to know the name of awso," he said.—The West End.

NOTICE OF SALE.

To Dennis Lawlor, of the City of Saint John, in the Province of New Bruns-wick, Cartman, and Elizabeth, hiswife, and to all others whom it may

TAKE NOTICE that there will be sold at Public Auction, at Chubb's Corner (so called), in the City of Saint John, aforesaid, on Saturday, the Twenty-ninth day of April, next, at

Twelve O'clock noon.
ALL that certain lot, piece and rarcel of land situate lying and being in Duke's Ward, in the said City of Saint John, and bounded and described as follows, that is to say:—Com-mencing on the western side of Charlotte Street at a point distant seventyfive feet (measured along the said western side of Charlotte Street) from the intersection of the said western side the intersection of the said western side line of Charlotte Street with the north-ern side line of Saint James' Street, thence running northwardly along the said western line of Charlotte Street twenty-five feet, thence running back westwardly on a line parallel with the northern side line of Saint James' the northern side line of Saint James' Street sixty feet, thence at right angles southerly, and parallel to the said western side line of Charlotte-Street, twenty-five feet; and thence eastwardly parallel to the northern side line of Saint James' Street sixty feet to the place of beginning, making a lot of twenty-five feet front on Charlotte Street and extending back westwardly, preserving the same width, sixty feet, together with a right of way allong and over a certain-alley or passage way of eight feet inwidth leading from Charlotte Street, aforesaid, and lying along and immediately adjoining the northerty side of the lot hereby conveyed as is reserved and will appear in and by a certain Deed from said Dennis Lawlor to one John Coffins, duly recorded lor to one John Collins, duly recorded in the Office of the Registrar of Deeds in and for the City and County of Saint John in Labro. XXXIII of Records, pages 75 and 76, together with all and singular, the buildings, fences and improvements thereon, and the rights and appartenances to the saidlands and premises belonging or

any wise appertaining.

The above sale will be made under and by virtue of a Power of Sale contained in a certain Indenture of Mortage dated the twenty-ninth day of August, A. D. 1892, made between the said Dennis Lawler and Elizabeth, his wife, of the first part, and me, the undersigned, George Armstrong, of the second part, for recurring the pay-ment of certain monies therein men-tioned, and registered in the Registry Office for the City and County of Saint John, in Libre. 44, folio 455 to 459, default having been made in payment of the montes secured by said Mortgage. Dated this Twenty-first day

March, A. D. 1899. GEO. ARMSTRONG. J. R. ARMSTRONG, Solicitor.

To Ann Vance, formerly of the Parish of Kingston, in the County of Kings; in the Province of the Brunswick, Female Farmer, new of the Parish of Simonds, in the City and County of Saint John, in the Province aforesaid and George F. Fitzpatrick, formerly of the said Parish of Kingston, Farmer, now of the said Parish of Simonds, and all others whem it may concern

TAKE NOTICE that there will be sold at Public Auction at Chubb's Corner (so called) in the Cuty of Saint John, in the Province ot New Brunswick, on SATURDAY, the 'WENTIETH' day of May next, at twelve

ALL that certain lot or piece of land situate, lying and being on Long Island, in the Kennebeccasis River, in the said County of Kings, known and disting inshed as the back or rear half of lots lumber twenty-two and twenty-three (22 and 23), and containing diffy acres more or less, being the tract of land formerly owned by one Frank Gallagher, the last mentioned to of land having been conveyed by one Elizabeth Hornbrock to the said Ann Vanca by deed dated twentieth day of August, A. D. 1886, registered in the Records of Kings County, in Book N. No. 4, agges 36 to 308.

ALSO all that certain lot, piece or parcel of land lying and being on Long Island. in the Kennebecensis River, and on the south side of said river, birg between the said river ful the minn road, containing one are to the said river, birgs between the said river the diff last mentioned lot having been conveyed by the said Firsteeth Hornbrook, and adjoining the lands of one Frank tallagher; the said last mentioned lot having been conveyed by the said Firsteeth Hornbrook, by the said and Nance by used daved third day of February A. D. 1837, registered in the Records of Kings County, in Book N. No. 4, pages 513 and 514.

ALSO all that certain lot situate in Kings-County aforesaid, described in the doesd there of from the said Elizabeth Hornbrook to the said Elizabeth Hornbrook to the said Elizabeth Hornbrook and hornwell as the said believed the said situate on Long Island, in the Kennebeccasis River, and being in the Parish of Kingston attresain, and bounded as folious-Dil the northwesterly side by the said situate in Kings County, in Book N. William Hornbrook and on the south-westerly side by the said situate hornbrook and coupled by John Hornbrook and coupled by John Hornbrook and coupled by John Hornbrook and on the south-westerly side by the said situate hornbrook of Kings ton the northwesterly side by the southeasterly side of the Island bounded as folious-Dil the southeasterly side of the siand is bounding to the southeasterly side of the sian

GEO. ARMSTRONG.
R. ARMSTRONG. Mortgage Solicitor to Mortgagee.

PERTINENT.

(Kansas City Times.) The first business of the caar's eace congress should be to find out what Russia means by making such haste to perfect her war establish

new Canada ne Gult of St. as ice locked