Freehold lot of land,

Personal Estate. Goods, wares and merchandise, Vessels, shares in Vessels, Money invested in mortgage or ortherwise, and other pe sonal estate, estimated cash value,

Less, just debts due by me, Total real and personal estate, Net amount of annual income derived from any office profession, work, labor, trade, business, place, occupation, employ-

of , or of the Company for whom I am the authorized agent) as there specified; is the value and amount therein stated.—So help me God."

will be lost, he may at any time issue said execution notwithstanding the time has not expired in said notice mentioned in Section eighty three of this Act.

69. All assessments which now are or hereafter may be required to be levied in the said Town for Town purposes, shall be made by the Assessors elected under this Act, and shall be levied and assessed and collected under the provisions and according to the principles of this Act, anything in any law or statute contained to the contrary notwithstand-

70. The Assessors shall without delay, after receiving the warrants of assessment, meet and enter into a book to be provided at the public expense, the names of all persons to be rated in the said Town, and shall

following, that is to say:

1st.—One-sixth of the whole amount of such tax, rate or assessment,
land lavied by an equal tax on the poll of every male

time before another assessment is made for a similar purpose.

76. The President, Secretary, Agent or Manager of any Joint Stock Company or Corporation, in regard to the real and personal estate, income or other thing of such Company or Corporation, shall be assessed separately or distinctly from any other assessment to which he may be liable, and he may charge against and recover from such Company or Corporation the amount of any assessment which he may be required to pay on account of such Company or Corporation under the provisions of this Act; provided that no by law or ordinances so made shall be repugnant to any part of the spirit and meaning of this Act.

91. No action shall be brought against any person for anything done by virtue of an office held under the provisions of this Act, unless within three months after the act committed, and upon one month's previous notice thereof in writing, in which the cause of action and the Court in which it is to be brought. shall be explicitly stated, and the name and place of abode of the attorney endorsed thereon, and the action shall be tried in the County where the cause of action arose. The defendant in any such action may plead the general issue, and give

within thirty days after the date of the notice of assessment served on him or left at his last known place of residence, and the Council shall behalf, the cause of action stated in the notice, and that it arose in the have power to grant such relief, and no appeal shall be made against County where brought, he shall be non-suit, or a verdict may be for such assessment by certiorari or otherwise until the matter has been first brought before the Town Council as herein provided.

the inhabitents or non-residents thereof, and Receiver of Town Taxes.

81. Any rate or assessment may be collected by the Town Treasurer to whom the assessment list was delivered or who was in office when the rate was made may have died or gone out of office, and the proceedings for the recovery of such rate or assessment shall be taken and prosecuted to execution or warrant in the name of such collector for the time being, provided however that it shall not in any case be necessary for such last mentioned collector, if his predecessor in office has made any demand or given or published any notice or taken any other requisite proceeding the development of the process of the proceeding section with a list of all the ratepayers residing within the district hereby incorporated; and the said Returning of the residing within the district hereby incorporated; and the said Returning of the residing within the district hereby incorporated; and the said Returning of the residing within the district hereby incorporated; and the said Returning of the said Returning of the said Returning of the residing within the district hereby incorporated; and the powers and privileges conferred upon the fown Clerk by Sections 16, 17, 18, 21, 22, 24, 27 and 30 of this Act, and he shall also appoint the officers or persons to hold the poll in the several Wards at such election, and such officers and persons shall have all the powers conferred upon the presiding officers in the several Wards by this Act.

94. The said Assessors of rates of the Parish of Chatham shall furnish such returning Officer on the day after the said meeting mentioned in the last preceding Section with a list of all the ratepayers residing within the district hereby incorporated; and the said Returning of the said section of the several Wards at such election, and such officers and persons shall have all the powers conferred upon the presiding officers in the several Wards by this Act.

94. The said first election, 18, 12, 22, 24, 27 and 30 of this Act, and he shal fast mentioned collector, if his predecessor in office has made any demand or given or published any notice or taken any other requisite proceeding to do the same again, but such Town Treasurer after due enquiry, upon making an affidavit that he has made such enquiry and that he verily believes that the said demand, notice or other proceeding has been published or taken as the case may be and that he believes that the published or taken as the case may be and that he believes that the said may proceed in his own name with all subsequent pro-

82. The Town Treasurer on receiving the assessment list, shall Town of Chatham. forthwith cause to be published in a newspaper printed in the Town, if any, or by handbills posted up in each Ward of the Town, a notice that he has received the said assessment list, and that all persons assessed in the Town shall be entitled to a deduction or discount of five per thirty days after the first publication of said notice.

person named in such assessment list, in the form following:—"Mr. A. B.,

Take notice that you have been assessed in the Town of Chatham for the year 18 to the amount of \$ is paid to me on or before the an execution will immediately thereafter issue against you.

Dated at Chatham, the day of A. D. 18.

Which notices when so prepared shall forthwith be served by the Town Treasurer upon the respective persons to whom they may be respectively addressed, or if any of the said persons cannot be found within the said Town, then the Town Treasurer shall leave said notice or notices at his or their known places of abode within said Town; or if no such place of abode be found, then shall post up said notice or notices in the Post Office at the Town of Chatham; and such notice shall for the purpose of this Act into operation.

MUSICAL INSTRUCTION

We are filling up very repadly and have now a separate list of voters under this Section to the presiding officer for the annual election in October next, and a separate ballot box shall be furnished by the presiding officer for the purposes of this Act alone, and all persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may dep

84. Immediately upon the expiration of the thirty days mentioned in eighty first Section of this Act, the Town Treasurer shall, by publication in one of the newspapers printed in said Town, if any, or by handbills posted up in each Ward thereof, give notice that the assessment list remains in his hands as Collector and Receiver of Taxes, and that all persons who have not paid their taxes within the thirty days as aforesaid are defaulters, and unless payment be made by them respectively at the expiration of the time mentioned in this demand of the rates and taxes, payment will be enforced without delay.

85. If the persons assessed under and by virtue of this or any other Act of Assembly, made or to be made, shall not pay the amount for which he is liable under such assessment at the expiration of the time mentioned in the last aforesaid demand of rates and taxes, the Town Treasurer may issue Execution in the form (B) in the Schedule hereto fession, work, labor, trade, business, place, occupation, employment or other source,

TOTAL.

> 86. The fees on Execution (B) issued under this Act shall be To the Town Treasurer, for the use of the Town, on issuing every

> execution, twenty cents:
>
> To the Constable or other person for executing the execution, forty cents, and two cents poundage on each dollar in the execution

when there is a levy.

87. Any rate or assessment with which any lands, tenements or neriditaments in the Town of Chatham may be legally rated or assessed may be levied and recovered either from the owner of the property so assessed, or from any person occupying the same or any part thereof as distinguish therein in separate columns the real estate, personal estate, and income of each person, and shall without delay after the expiration of thirty days notice of their appointment proceed to raise all rates, taxes, or assessments levied or imposed upon the said Town, in the manner following, that is to say:—

1st.—One-sixth of the whole amount of such tax, rate or assessment, shall be assessed and levied by an equal tax on the poll of every male inhabitant of the said Town of Chatham above the age of twenty one years:

2nd.—The remaining five-sixths of the whole amount of such rate or assessment shall be assessed and levied in due proportion upon all real.

28 When any reason made liable to ray any assessment shall not assessment shall be assessed and levied in due proportion upon all real.

71. In cases of mortgaged real estate, the mortgager shall for the purpose of assessment be deemed to be the owner until the mortgagee shall have taken possession, after which the mortgagee shall be deemed and have taken possession, after which the mortgagee shall be deemed and by ken to be the owner.

72. The estates of deceased persons under the control of their execuhandbills posted in the Town of Chatham having been given), so much of 72. The estates of deceased persons under the control of their executors, administrators or trustees, the separate property of married women, and the property of minors, or other property under the control of agents or trustees, may be rated in the name of the principal party or parties ostensibly exercising control over them, but under such description as will keep the rating separate and distinct from any assessment of such parties in respect of property held in their own right, or in the name or names of the legal owners.

73. The Assesssors shall have liberty to search the office of the Registrar of Deeds for the County of Northumberland, and the Registrar for each search, and no more; and shall also search the Registry of Shippung, and all public departments where Registry of Bonds or other public securities are kept that may be necessary for the purpose of bottaining information for carrying out the provisions of the laws relating to assessments, and pay such fees as may legally be demanded; and such sums and fees paid in respect of any such searches by the Assessors, shall be allowed and paid them in addition to their allowance for making sums and fees paid in respect of any such searches by the Assessors, shall be allowed and paid them in addition to their allowance for making any assessment as hereinbefore provided.

74. No rate or rates levied or assessed under this Act shall be quashing ed for matter of form only, nor shall any general rate be quashed for any illegality in the rates of individuals, except as to such individuals, nor shall the quashing of any rate or rates as to any person or persons assessed affect or invalidate the rate or assessment, except so far as specified and sold shall be prima facie evidence that all things have been done, and all proceedings taken necessary to authorize the sale of said land without any proof of the due making of the assessment or the warrant, or anything else connected therewith.

90 The Town Council are hereby and ordinances for the making laws.

relates to such particular person or persons.

75. If in any assessment as aforesaid it shall happen that property belonging to one person shall be assessed against another person, or if the name of any person liable to be assessed shall have been omitted in the assessment list, or if any error shall occur in the addition, exension the assessment list, or if any error shall occur in the addition, exension or apportionment of any part of the said list, it shall be lawful for the said Assessors to correct such errors and supply such omissions at any time before another assessment is made for a similar purpose.

Treasurer as Conector and Receiver of Taxes, and to order and direct the mode in which they shall execute their duties, and for the enforcement to impose penalties not in any case exceeding forty dollars with time before another assessment is made for a similar purpose.

ment the real or personal estate, income or other thing of the said defendant in any such action may plead the general issue, and give Town of Chatham.

Town of Chat the defendant.

and taken to be legal, although the aggregate amount thereof shall exceed the sum so ordered to be assessed, provided such excess be not more than ten per centum of the sum so ordered.

The third is the district described in the first Section of this Act from voting for the Municipal Councillors for the said Parish of Chatham as heretofore.

more than ten per centum of the sum so ordered.

93. The first election of Mayor and Councillors to be held under this Act shall be made up and completed by the Assessment Book shall be made up and completed by the Assessors as aforesaid, it shall be signed by them, and one copy thereof shall be filed with the Town Clerk for the said Town, and a duplicate thereof with the Treasurer of said Town.

The only Job-Printing office outside of St. John that was awarded by him in writing, shall hold a meeting of the Parish of Chatham or some one authorized by him in writing, shall hold a meeting of the ratepayers are sidning within the district hereby incorporated, having first given six days' public the district hereby incorporated, having first given six days' public profice thereof by printed handbills, posted in at least three conspicuous. COLLECTORS AND RECEIVERS OF TAXES.

notice thereof by printed handbills, posted in at least three conspicuous places in the said district, and the ratepayers present shall choose one of their number, who shall be the Returning Officer for said first elec-Receiver of all rates and taxes assessed in and upon the said Town and the inhabitents or non-residents thereof, and Receiver of Town Taxes.

rate is unpaid, may proceed in his own name with all subsequent proceedings as his predecessor might have done if in office.

all subsequent elections within the said 10th the said 10t

96. The public square, slips, landings, wharves and other public properties within the said Town, shall vest in the said Town of Chatham with power for the Town Council to control and manage the same centum on the amount assessed against them respectively, upon payment of their respective rates to the Town Treasurer within ten days after the first publication of the said notice; after which time no dissituted or used as a Lock-up house in the said Town of Chatham or any place or building that hereafter may be employed constituted or used as a Lock-up house in the said Town of Chatham may and all rates and taxes must be paid within be used for the confinement of all prisoners who may have been convict-83. The Town Treasurer upon receipt of the said assessment list, ed before the Mayor or Police Magistrate of the said Town or any shall also immediately prepare or cause to be prepared a notice to each Justice of the Peace for said county resident in said Town for any offences, the term of imprisonment for which offence does not exceed ten days; and all persons who may be arrested on execution for taxes due the said Town may be confined in the Lock-up for the time stated in the , and unless the sum of said executions unless the said taxes are sooner paid.

98. Provided always, that this Act shall not come into operation e against you.
A. D. 18
C. D., Town Treasurer."

One of the Parish Clerk of the Parish of Chatham shall prepare within twenty GENERAL BUSINESS.

In consequence of the wonderful increase in my business, I have found it necessary to remove my large and complete

STOCK OF GROCERIES, ETC. to the store adjoining the one so well known as

HARRIS' GENERAL STORE.

Having made this important alteration I will be able to pay special attention to my trade in

BOOTS AND SHOES AND CLOTHING

FINE FAMILY GROCERIES.

Thanking my friends for their liberal patronage in the past,

W. T. HARRIS, CUNARD ST., CHATHAM.



CHATHAM, N. B.

THE LEADING

PRINTED EVERY WEDNESDAY

TERMS ONE DOLLAR A YEAR, PAYABLE IN ADVANCE. D. G. SMITH, EDITOR & PROPRIETOR.

ALWAYS ON HAND :-

RAILWAY BILLS, FISH INVOICES,

CUSTOM HOUSE FORMS, BILLS OF EXCHANGE. MAGISTRATES' BLANKS.

TEACHERS' AGREEMENTS WITH TRUSTEES.-DISTRICT ASSESSMENT LISTS.

# MACHINE PRESSES

MEDAL AND DIPLOMA

-AT THE-

# of Pure Cod Liver Oil and HYPOPHOSPHITES

of Lime and Soda

Scott's Emulsion is a perfect is a wonderful Flesh Producer. It is the Best Remedy for CONSUMPTION, Scrofula, Bronchitis, Wasting Diseases, Chronic Coughs and Colds.
PALATABLE AS MILK.

Notice of Assignment,

reditors.

The Trust Deed now lies at the office of Messrs. weedie & Bennett, Attorneys. Water Street, hatharn, for inspection and execution.

Creditors desirous of participating in the said rusts are required to execute said Deed within sixty ays from this date. s from this date.
Chatham, N. B., Oct. 25 1893.
RICHARD B. BENNETT,
Truste

Executor's Notice.

ROBERT C BOYES | Executors.



## CANADA EASTERN RAILWAY.

ON and AFTER MONDAY, SEPT. II until Between Fredericton and Chatham. Connecting with the I. C. R. GOING NORTH .... Doaktown, ... GOING SOUTH ... Chatham Jet ... 2 SO IV 1
3 00 p.m ar. Chatham... lv.7 30
5 00 p.m ar. Chatham... lv.7 30
FOR IND'TON INDIANTOWN BRANCH. FOR BLE'VLE
Arrive Chatham, June n,
Leave "41
Leave Chatham,
Arrive Chatham ar 9 00 " Indiantown... lv 4 10 " Arrive Chatham

AEX. GIBSON, Gen'l Manager. THOS. HOBEN, Supt.

INTERCOLONIAL RAILWAY. 1893---FALL ARRANGEMENT---1893

WILL LEAVE CHATHAM JUNCTION

# THE GREAT SOUTH AMERICAN

Stomach Liver Cure

The Most Astonishing Medical Discovery of the Last One Hundred Years. It is Pleasant to the Taste as the Sweetest Nectar.

It is Safe and Harmless as the Purest Milk. This wonderful Nervine Tonic has only recently been introduced into this country by the proprietors and manufacturers of the Great South American Nervine Tonic, and yet its great value as a curative agent has long been known by a few of the most learned physicians, who have not brought its merits and value to the knowledge of the

This medicine has completely solved the problem of the cure of indigestion, dyspepsia, and diseases of the general nervous system. It is also of the greatest value in the cure of all forms of failing health from whatever cause. It performs this by the great nervine tonic qualities which it possesses, and by its great curative powers upon the digestive organs, the stomach, the liver and the bowels. No remedy compares with this wonderfully valuable Nervine Tonic as a builder and strengthener of the liff forces of the human body, and as a great renewer of a broken-down constitution. It is also of more real permanent value in the treatment and cure of diseases of the lungs than any consumption remedy ever used on this continent. It is a marvelous cure for nervousness of females of all ages. Ladies who are approaching the critical period known as change in life, should not fail to use this great Nervine Tonic, almost constantly, for the space of two or three years. It will carry them safely over the danger. This great strengthener and curative is of inestimable value to the aged and infirm, because its great energizing properties will give them a new hold on life. It will add ten or fifteen years to the lives of many of those who will use a half dozen bottles of the remedy each year.

### IT IS A GREAT REMEDY FOR THE CURE OF

Nervous Prostration, Debility of Old Age, Nervous Headache, Indigestion and Dyspepsia, Heartburn and Sour Stomach, Sick Headache. Temale Weakness, Weight and Tenderness in Stomach, Loss of Appetite, Frightful Dreams, Nervous Chills, Paralysis, Nervous Paroxysms and Dizziness and Ringing in the Ears, Nervous Choking, Weakness of Extremities and Hot Flashes. Fainting, Palpitation of the Heart,

St. Vitus' Dance,

Impure and Impoverished Blood, Mental Despondency, Boils and Carbuncles, Scrofula, Scrofulous Swellings and Ulcers, Consumption of the Lungs, / Catarrh of the Lungs, Bronchitis and Chronic Cough, Nervousness of Females, Nervousness of Old Age, Liver Complaint,

Neuralgia, Pains in the Heart, Chronic Diarrhœa, Pains in the Back. Delicate and Scrofulous Children, Failing Health, Summer Complaint of Infants. All these and many other complaints cured by this wonderful Nervine Tonic.

### NERVOUS DISEASES.

As a cure for every class of Nervous Diseases, no remedy has been able to compare with the Nervine Tonic, which is very pleasant and harmless in all its effects upon the youngest child or the oldest and most delicate individual. Nine-tenths of all the ailments to which the human the cause of action arose in another County, the jury shall give him a verdict. If on the trial of any such action the plaintiff shall not prove the action brought, notice thereof given within the time limited in that behalf, the cause of action stated in the notice, and that it arose in the County where brought, he shall be non-suit, or a verdict may be for the defendant.

92. Nothing herein contained shall be held to prevent the ratepayers residing within the district described in the first Section of this Act from voting for the Municipal Councillors for the said Parish of Chatthe wear our present mode of living and labor imposes upon the nerves. For this reason it becomes necessary that a nerve food be supplied. This South American Nervine has been found by analysis to contain the essential elements out of which nerve tissue is formed. This accounts for its universal adaptability to the cure of all forms of nervous de-

rangement.

To the Great South American Medicine Co.:

Dear Gents:—I desire to say to you that I have suffered for many years with a very serious disease of the stomach and nerves. I tried every medicine I could hear of, but nothing done me any appreciable good until I was advised to try your Great South American Nervine Tonic and Stomach and Liver Cure, and since using several bottles of it I must say that I am surprised at its wonderful powers to cure the stomach and general nervous system. If everyone knew the value of this remedy as I day ou would not be able to supply the demand.

J. A. Harder, Ex-Troas. Montgomery Co.

A SWORN CURE FOR ST. VITAS' DANCE OR CHOREA. Crawfordsville, Ind., June 22, 1827.

My daughter, eleven years old, was severely addicted with St. Vitus' Dance or Chorea. We gave her three and one-half bottles of South American Nervine and she is completely restored. I believe it will cure every case of St. Vitus' Dance. I have kept it in my family for two years, and am sure it is the greatest remedy in the world for Indigestion and Dyspepsia, and for all forms of Nervous Disorders and Failing Health, from whatever cause.

State of Indiana. State of Indiana,
Montgomery County,

88:
Subscribed and sworn to before me this June 22, 1887.
CHAS. W. WRIGHT, Notary Publications

INDIGESTION AND DYSPEPSI The Great South American Nervine Tonic

Which we now offer you, is the only absolutely unfailing remedy ever discovered for the cure of Indigestion, Dyspepsia, and the vast train of symptoms and horrors which are the result of disease and debility of the human stomach. No person can afford to pass by this jewel of incalculable value who is affected by disease of the stomach, because the experience and testimony of many go to prove that this is the one and only one great cure in the world for this universal destroyer. There is no case of unmalignant disease of the stomach which can resist the onderful curative powers of the South American Nervine Tonic.

wonderful curative powers of the South American Nervine Tonic,

Harrier E. Hall, of Waynetown, Ind., says:
"I owe my life to the Great South American
Nervine. I had been in bed for five months from
the effects of an exhausted stomach, Indigestion
Nervous Prostration, and a general shattered
condition of my whole system. Had given up
all hopes of getting well. Had tried three doctors, with no relief. The first bottle of the Nervine
Tonic improved me so much that I was able to
walk about, and a few bottles cured me entirely
I believe it is the best medicine in the world. I
can not recommend it too highly."

No remedy compares with SOUTH AMERICAN NERVINE as a cure for the Nerves. No remedy compares with South American Nervine as a cure for all forms of falling health. It never fails to
cure indigestion and Dyspepsia. It never fails to cure Chorea or St. Vitus' Dance. Its powers to
build up the whole system are wonderful in the extreme. It cures the old, the young, and the middie aged. It is a great friend to the aged and infirm. Do not neglect to use this precious boon;
if you do, you may neglect the only remedy which will restore you to health. South American
Nervine Tonic. My system was completely shattered. appetite gone, was coughing and splitting
up all hopes of getting well. Had tried three doctors, with no relief. I began taking
the Nervine Tonic. My system was completely shattered. appetite gone, was coughing and splitting
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the Nervine Tonic. My system was completely shattered. appetite gone, was coughing and splitting
the Nervine Tonic. My system was completely shattered. appetite gone, was coughing as:
"I cannot recover from the first stages
of consumption, an inheritance heart stages
of consumptio

Large 16 ounce Bottle, \$1.00. EVERY BOTTLE WARRANTED.

SOLD BY DR. J. PALLEN & SON. CHATHAM, N. B.