Louisiana State Lottery Company We do hereby certify that we supervise a arrangements for all the Monthly and mi-Annial Drawings of The Louisiana the arrangements for all the Monthly and Semi-Annual Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings them-selves, and that the same are conducted with honesty, fairness, and in good faith toward all parties, and we authorise the Company to use this certificate, with fac-similes of our simulayers attached in



rporated in 1868 for 25 years by the Legisture for Educational and Charitable purpose th a Capital of \$1,000,000—00 which a res and of over \$550,000 has since been added. By an overwhelming popular vote its franc as made a part of the present State Constitu The only Lottery ever voted on and endorsed by the

DEMY OF MUSIC, NEW ORDERNS, TUESDAY, JULY 15, 1884-170th Monthly Drawing Capital Prize, \$75,000. 100,000 Tickets at Five Dollars Each. Fractions, in Fifths in proportion. CAPITAL PRIZE

New Orleans National Bank, New Orleans, La.
POSTAL NOTES and ordinary letters
by Mail or Express (all sums of \$5 and upwards by M. A. Dauphin,



SICK

HEAD

VUIL Is the bane of so many lives that here is where we make our great boast. Our pills care it while others do not.

Little Liver Pills are very small and very easy to take. One or two pills make a dose.

CARTER MEDICINE CO... New York City.

Notice of Sale.

To Robert A. Williston, of Bay du Vin, in the Parish of Hardwicke, in the County of Northumberland, in the Province of New Brunswick, Farmer, and Mary Williston, his wife, and to all others whom it may concern:—

NOTICE is hereby given that by virtue of a Fower of Sale contained in a certain Indenture of Mortgage bearing date the Tenth day of September, in the year of Our Lord one thousand eight hundred and seventy-seven, and made between the said Robert A. Williston, of Bay du Yin, in the Parish of Hardwicke, in the County of Northumberland, and Province of New Brunswick, tween the said Robert A. Williston, of Bay du Vinin he Parish of Hardyricke, in the County of Northumberland, and Proving of New Brunswick, Farmer, and Mary Williston, his wife, of the one part; and the undersigned Edward Gulliver of the same place, Fisherman, of the other part; which mortage was duly recorded in the Records of the County of Northumberland, on the seventeemth day of June, A. D. 1878, in volume fifty-eight of the County Records, pages 618, 619 and 629 and is numbered 445 in said volume,—There will in pursuance of the said Power of Sale and for the purpose of satisfying the moneys secured by the said Indenture of Nortage, default having been made in payment thereof, be sold at Public Auction, on Wednesday, the Twenty-seventh day by the said indenture of Mortzage, default having been made in payment thereof, be sold at Public Auction, on Wednesday, the Twenty-seventh day of August next, in front of the Post Office, Charham, in said County, at twelve o'clock, noen, the lands and premises in said Indenture mentioned and described as follows, namely, "All and singular that certain ict or parcel of land and "grular that certain ict or parcel of land and "grular that certain ict or parcel of land and "grular that certain ict or parcel of land and "grular that certain ict or parcel of land and "grular that certain ict or parcel of land and "grular that certain seasons, they are numbered by thousands. No syndicate could provide an adequate fire-police to "Property Corrected.—The discussions and the control of the Quedec Confedence in the question of Charles and the Confedence of the Quedec Confedence in the question of Charles and the Confedence in the Quedec Confe "containing one hundred acres more or less, with a "stone house thereon, formerly occupied by Lu-ther Williston, late of the said Parish of Hard-twicks, documents the rights, memoers privileges, the same to be same to ders, rents, issues and profits thereof, etc., said Robert A. Willisten and Mary Willisten wife, of, in, to, out of, or upon the said lan premises, and every part thereof.

Dated the 20th day of May, A. D. 1884.

EDWARD GULLIVER, Mortgagee. L. J. TWEEDIE, Solicitor for Mortgagee. 84. COMPLETE '84. PATRONS will find My STOCK now COMPLETE English and American jectionable land laws. We are able to

Staple & Fancy

DRY GOODS. AT POPULAR PRICES.

R. BAIN SHERIFF'S SALE.

To be sold at Public Auction, on SATURDAY, the 12th day of July next, in front of the Post Office, in Chatham, between the hours of 12 oon and 5 e'clock p. —

All the Right, Title and Interest of Moses Davidson in and to all those Lots or Tracts of Land situate, lying and being in the Pleasant Ridge Setlement, in the Parish of Ludlow, and County of Norphumberland, known and distinguished as Lets Numbers 8 and 10, and bounded as follows, to-wit: —Easterly by Lot No. 12, occupied by Mm. Harris: Westerly by Lot No. 12, occupied by Mm. Harris: Westerly by Lot No. 16, occupied by John B. Holts: Northerly by Crown Lands, and South-Ridge Settlement, containing Journal of the South Bidge Settlement, containing Journal of the County of The same having been seized by me under and by virtue of an execution issued out of the County Court of York, at the suit of S. Fuller Shute against the said Moses Davidson JOHN SHIRREFF;

Sheriff of Northumberland County Sheriff's Office, Newcastle, 15th March, A.D., 1884.

DUNLAP, MCDONALD & CO. Merchant Tailors.

Customers' measures taken and suits or single garments been procured in the first place there would now be fewer persons in New ing found that the resolution relative to S. Thomson, Sec.-Treas.,

BUSINESS NOTICE.

Provincial Model Farm

Notes from Edinburgh.

EDWARD JACK.

lay a fleet of ships. Leith is merely a

The "Miramichi Advance" is published at Chat-am, Miramichi, N. B., every Thursday morning time for despatch by the earliest mails of hat day It is sent to any address in Canada, the United tates or Great Britain (Postage prepaid by the Pub-sher) at the following rates:— One year. in advance, - - - \$1.50. After 6 menths, - - - \$2.00.

ontinuation.

Yearly, or season, advertisements are taker, a, the rate of \$6.75 an inch per year. The matter is space secured by the year, or season, may be changed under arrangement made therefor with the Publisher.

When about two thirds of the saked to take the chair, which he did a sked to take the chair a sked to ta

ation distributed principally in the Counties of Kent Northumberiand, Gioucester and Restiguothe (New Brunswick), and in Bonaventure and Gaspe (Que-see), among communities engaged in Lumbering, Fishing and Agricultural pursuits, offers superior adue aments to advertisers. Address Editor 'Miramichi Advance." Chatham N. B.

Miramichi Advance.

CHATHAM, . - - - JULY 10, 1884. Shall We Lease Our Hunting-

Grounds? The subject of leasing the exclusive right of hunting in our best and largest forest preserves has been occasionally ject, and chiefly by Mr. Edward Jack, who is, at present, in Edinburgh, in charge of the New Brunswick Forestry

Exhibit, and sends us the following

letter on the subject,—
Royal Hotel, Princess Street, Edinburgh. Royal Hotel, Princess Street, Edinburgh.

20th June, 1834.

DEAR SIR,—There are some English and Scotch gentlemen who, I think, would spend four hundred pounds sterling per year for ten years in protecting the heads of the Dungarvon, Renous and Little Southwest from fire on consideration of their having the exclusive right to hunt within the bounds described by me in a lecture delivered at the Mechanics' Institute, St. John, last winter. They would employ Mr. Henry Braithwaite, or some other conjectent man, to protect

operations was entuer special react, would not make them more so. The careless—and there are, unfortunately, a few of this class—would be careless into the a few of this class—would be careless still. The lease would not lessen that the lease has been to a longer than the property and was not the same than the property and was not the same than the property and was not the same than the property and was property a a few of this class—would be careless still. The lease would not lessen the number of hunters but rather increase it, for it would bring in a new lettlement through the agency of the gentlemen referred to by Mr. Jack. It may be said or thought that the small hunters would be driven out, but this would not be, for they would, with much show of reason on their side, look prietorship which now induces them to protect their hunting-grounds against

ileged class, owns our magnificent hunting and fishing privileges, and that these

are a part of the heirloom of freedom which we can offer to them and which

sportsman who lives in the country

may take his gun and dog and practi-

it would be a doubtful experiment to

part with such a privilege for four

The Stock Farm. The Stock Farm question seems to

largest and best available. It seems to

the Province in the way of location,

protection offered.

SENATOR SKEAD is dead.

Hon. A. A. McDonald (formerly a ing taxes. lettetown, is to be the next Lieut .-

watch these and the only effective safe- sion of the Stock Farm matter at Fredguard would be their individual ericton, we observe, included a correcsense of the responsibility resting upon tion of a palpable misstatement made fires from being kindled, nor be able to persons seem to believe that such mismost inconvenient.

Coun. Adams pointed out that the tion, divested of its surplussage, pre-sents the aspect of an invasion of the ingly published, loses none of its mean people's privileges which is not in sinfulness whether it be political or accord with the genius of the country. otherwise. It is a matter of regret One of the attractions which New that a paper of the Sun's position runswick presents to the English, should be controlled by those who Irish and Scotch people whom we invite think party ends may be served by to come over to us is that we offer them personal attacks such as the Board of a free country where there are no ob- Agriculture was called upon to correct.

tell them that the Crown, and not a priv- Northumberland Municipal Council-

OFFICAL REPORT Council Room, July 2, 1884, their children will inherit. Now, the Chamber to-day at noon. The Warden cally go whither he will, and we think being absent, Councillor Bamford was appointed to the Chair, pro tem.

hundred pounds and the myth of fire-Freeze.
BLACKVILLE.—J. L. Scofield, Michael Whalen.
NORTHESK.—Anthony Adams, Michael Ryan.
SOUTHESK.—Jared Tozer John Parks.
The following accounts and passed unless other states of referred sessors.

Coun. Adams report mittee on accounts.
The following accounts and passed unless other states. The Stock Farm question seems to DERBY.—James Robinson, F. A. Jardine. have been most intelligently dealt with Nelson.—Allan A. M. Saunders, Daniel Baldwin.

Rooffsyllle.—U. S. Cormier, Peter Thibedeau.

Newcastle.—John Morrissy, Chas. E. by the late joint meeting of the Government and Board of Agriculture. The Report of the Committee whose members personally inspected a number

of the best farms in the Province—
which report appears in another column
which report appears in another column
which report appears in another column
borrow.

CHATHAM. — Koger Fianagau, Feter John, Denson, J. S. Benson, GLENELG,—Hugh Cameron, Chas. Rainsborrow.

J. S. Benson, G. Thompson, 2 lunacy certificates, E. P. Williston, auditor, ½ year's -shows that the Murray Farm is the Hardwicks.—Jeremiah Sullivan, Thos. answer all the requirements of the ALNWICK.—Romain Savoy, Alex. J. W. McKenzie.
On the roll being called, eight Council-

Brunswick opposed to our having a the appointment of an official reporter at John Cassidy,

as I passed the post office on my way to the summit of Calton hill, about ten minutes walk from the Royal United States of the Market of the Market of the States of the Market of the M to the summit of Calton hill, about ten tion to the Council, which differed from Advertisements are placed under classified headings.

Advertisements, other than yearly or by the sea son, are inserted at five cents per line nonparell, (or sixty cents per inch) for each style cents per inch) for each continuation. Sixty cents per inch or twenty cents per inch) for each continuation.

To the summit of Calton null, about ten minutes walk from the Royal Hotel, my present residence. The top of the sixty cents per inch) for each continuation. Sixty cents per inch or inch per inch of the council, which differed from the first in the amount being increased I from \$5000 to \$8000, which would cover the amount generally in his hands. Asked that should the missing Bond be found, around it and is crowned by Nelson's

way up I seated myself on a bench amid applause from his brother Council-

me extending from the west to the north-west were to be seen houses, north-west were to be seen houses, trees, gardens, steeples, and tall chimneys confusedly mingled together, on motion J. J. Anslow was appointed Official Reporter.

Adjourned till 2 o'clock.

suburb of Edinburgh, which is protect-AFTERNOON. ed by a fort or forts on a little rocky is. land a mile or two distant, on which As I remain seated many people pass and repass and very many little boys

cil if the prayer of the petition would be granted. Coun. Morrissy also presented the position of Arch. Wright, (who asks To Take Office.—It is said that for a reduction in his taxes, having a which met with the approbation of the maimed hand and only able to obtain suitable employment in the summer season) and another from John Green, aged

On motion of Coun. Campbell, these eration delegation) Postmaster of Char- appointed at January session to examine then in the matter of fire. A score of by the Sun in reference to Provincial needed—freight for that section was gen-Braithwaites would neither prevent Secretary McLellan. A good many erally landed on the beach, which was

The Municipal Council of the County

of Northumberland met in the Council

Adjourned till 5 to allow committees

The list of Councilors is as follows:

LUDLOW.—John Campbell, John S. Pond.
BLISSFIELD.—Enoch A. Bamford, Samuel

Green's case be reforred healt, and that

ROGERSVILLE.—U. S. Cormier, Petér
Thibedeau.

NewCastle.—John Morrissy, Chas. E.
Fish.
CHATHAM. — Roger Flanagau, Petér
J. S. Bellson,
Romain Savoy,
R. R. Call, coal to lock up, to be
paid out of Police Fund,
A. C. Smitk, lunacy certificate,
John, S. Benson,
I. S. Romain,
Romain Savoy,
R. R. Call, coal to lock up, to be

G. A. Blair, constable's fees for conveying two lunatics to Asylum, \$29.00. The whole amount area, variety and quality of land and general capabilities, while the rental is moderate and the purchase price—should the Legislature determine to buy—reasonable. Had such a farm been procured in the first place there would now be fewer parsons in New large found that the resolution relations was safe and the case of Ryan, who escaped from the assylum to Bartilog, the authorities paid \$16 towards the expenses. The account was paid less \$2.50, the amount being 26 & Chapter and the procured in the first place there would now be fewer parsons in New large found that the resolution relations which is a specific form the case of Ryan, who escaped from the assylum to Bartilog, the authorities paid \$16 towards the expenses. The account was paid less \$2.50, the amount being 22.50 to the amount was \$40, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who escaped from the assylum to Bartilog, but in the case of Ryan, who esca

\$4.00 per day had been omitted, the error was rectified, and the minutes, thus amended, were approved.

Sec.-Treasurer brought up the Bond

John Buckley,
ing, which committee order
be paid by parish,
For county buildings, Account showing lines collected under the Scott Act \$221.00 the balance, clear of expenses, \$39, to be paid to the Sec.-Treas.

John Cassidy, gaoler,

Councillors' Mileage Account,

Coun. Saunders brought in a bill of \$14 from John Maloney, Barnaby River, for where I could obtain a view to the lors.

On motion John Cassidy and Angus had left the poor house. He where I could obtain a view to the lors.

On motion John Cassidy and Angus had left the poor house. He was the flat beneath lors. board of David Troy, of Rogersville, who had left the poor house. Referred to Board of Health committee report, recommending that the sum of \$15 per

veyor, was allowed to appear before the Council. Mr. Morrison's reason for do-Council met at 2. Councillors Campbell, Rainsborrow, Cormier and Thibwith reference to the resolution introduced

years ago the Collector referred to had lost a sum of money collected by him, are mounted four one hundred ton guns.

As I remain seated many people pass

Coun. Whelan drew the attention of and the remarks made by the councillor Council to the need of a new County at that time. Mr. Morrison went at some and repass and very many little boys and girls are sporting over the green turf which covers the hill sides. I cannot understand what they are saying as they use the broad Scottish dialect. A little fellow who has evidently suffered wrong at the hands of another child is gesticulating before me with the air of one who has been very much injured. "Maun" and "dinna" are the only words which I can distinguish. I have the county Valuators, in fact were two often which I can distinguish. I have the county Valuators, in fact were two often and caliper systems of the hook and caliper systems of matter of the hook and caliper systems of measurement, alleging that the unjust attacks made upon the system used by him (Morrison) at the Southwest Boom were either the result of ignorance or malice, and charged Coun. Whelan with the six of one who has been very much injured. "Maun" and "dinna" are the only words which I can distinguish. I have county Valuators, in fact were two often a local paper, in which the lumber mere to often a local paper, in which the lumber mere to often a local paper, in which the lumber mere to often. words which I can distinguish. I have County Valuators, in fact were too often a local paper, in which the lumber merchanged my seat to the eastern slope of the hill where I occupy a wooden bench not far from a drinking fountain, of which I saw two on the hill side.

Three thousand feet to the east of me are Salisbury Oraigs, with a read running close under their steep base, while beneath it some five or eight hundred woods which I saw two five or eight hundred woods which I can distinguish. I have county Valuators, in fact were too often a local paper, in which the lumber merguided by their personal feelings in making their assessments, which ought not to be the case. He thought it hard that those who had no property should be compelled to pay tax on \$200 income, while rich property holders and merchants did not pay on income, which of course was the fault of the assessors. In the case of the councillor Adams for the pay on income, which of course was the fault of the assessors. In the case of Councillor Whelan on that accasion.

80 years, asking to be relieved from pay-

Freeze, and had most certainly misrepresented the remarks Mr. F. had made during the railway debate.

Coun. Whalen said the introduction of a resolution of this kind was to be regretted, calculated as it was to foster personal as well as sectional bitterness, Mr. Smith had perhaps gone too far as a reporter and a journalist in his treatment of Coun. Freeze, but as a public body it was not our duty to censure Mr. Smith or any other private citizen.

Coun. Bamford moved that it be adopted.

Coun. Morrissy expressed the opinion to the would prefer to see the resolution

Active for the very strong höstility from Mr. Anderson, who, at the conclusion of his twent which he made a handle of the standard out of hay last year, for this belief that the Government had not to the will be of marsh—about 00 acres of this in meadow. Estimated out of hay last year, for this the Wilbur property, consists of \$2 dwelling or large or greated, calculated as it was to foster personal as well as sectional bitterness.

Mr. Smith had perhaps gone too far as a reporter and a journalist in his treatment of Coun. Freeze, but as a public body it was not our duty to censure Mr. Smith or any other private citizen. He would move that the resolution be thrown under the table.

The motion was lost.

Coun. Bamford moved that it be adopted.

Coun. Morrissy expressed the opinion to the world may be adopted.

Coun. Morrissy expressed the opinion to adopted the would prefer to see the resolution to the several farms visited by them as to the farm was lost.

Coun. Morrissy expressed the opinion to the would prefer to see the resolution to the several farms visited by them as to the farm was lost.

Coun. Morrissy expressed the opinion to the study of the stable is principally procured from wells, of which there are the ment of Coun. The more may of the stables is form and a proprietor is not thrown under the table.

The motion was lost.

Coun. Morrissy expressed the opinion to adopted.

Coun. Morrissy expressed the opinion to adopted.

Coun. Morrissy e

23 70 rejected, but as the Council had decided not to do so, he would move in amendment that it lie over till the January session to allow Mr. Smith an opportunity to defend himself.

Coun. Saunders spoke in favor of the amendment, which was carried.

Coun Morrissy moved that the sum of \$15 be placed to the credit of Mr. J. C. Fairey, auctioneer, which amount had been overpaid by him last year. Carried. Coun. Morrissy asked if there was not with sawdust and other refuse.

Sec.-Treas, as to whether a certain Collector in the parish he represented owed annum be paid the health officers for their services.

On motion, Mr. Andrew Morrison, Surtive. He said that some four or five and as he was not then able to pay the amount had given his note for \$100, part of which had been paid.

Coun. Rainsborrow moved that the Sec.-Treas. be instructed to collect the balance before the meeting of Council in January next. Carried.

Coun. Adams referred in a humorous manner to the inconveniences arising from the different standards of time in vogue on the Miramichi, and moved a resolution recommending the advisability of adopting the 60th meridian throughout the County as the most suitable for all purposes. Carried.

Committee, consisting of Councillors Morrissy, Flanagan and Adams was appointed to frame a Bye Law compelling Collectors of Rates to give Bonds, and to

Little books.

If the books described by may within the bounds described by many within the bounds described by many the bounds of the bounds

in Newcastle, reported that action had better be 'deferred until the ratepayers themselves petition for the change.'

Sec. Treas. submitted the new Bond, which met with the approbation of the Council. Also submitted a resolution asking that the old Bond be camcelled when found, which was carried.

Coun. Bamford moved the following resolution, which was seconded by Coun.

Rainsberrow:—

Whereas at the January session of this whereas at the January session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council a sum as a populary session of this council and councils and cou

Com. Bamford moved the following of the One motine of Cours. Campbell, these depth of the Cours of the Cours

eral capabilities and the terms upon which they an be procured.

All of which is respectfully submitted.

ARCH, HARRISON, GAIUS S. TURNER, J. J. ANDERSON F. W. BROWN.

The report was accepted on motion Mr. Fairweather, seconded by Mr. Swim, and the Board took a recess. On the reassembling of the Board, a discussion arose as to what action should be taken in regard to the stock farm. Mr Anderson was against meeting the Goverament to discuss the report, and wanta public slip at the tank at the foot of Street's Hill, which was being filled up erament to discuss the report, and wanted it considered at the Board. He embedded in the joint committee's report.

would be in accordance with the spirit of He was interrupted by questions from time past.

Coun. Rainsborrow enquired of the would be in accordance with the spirit of the resolution under which the joint comthe Solicitor General mittee was appointed, and he thought a Turner. better decision would be arrived at if the two bodies met. There were many things the discussion conducted without regard to be considered, and the opinions of all to local interests. The Sec.-Treas, replied in the affirma-

ing with the Government.

Mr. Anderson said the course he sughad been said that this farm, would be a

and Anderson hoped the proceedings of great part of St, John county as any that the meeting of the Government and the had been offered. The Miranichi Valley Board would be published. Goard would be published.

Mr. Swim thought the country favored ties to those that had easy access to it. the purchase of a farm and a new lease

would be a waste of public money.

Mr. Anderson said they had had an experience of meeting the late Government that it was leased by the late Government which was not satisfactory.

The president said he thought this Govthe Board. ernment had always treated the board

Mr. Brown-Except in the matter of to care for the stock and take the proceeds Exhibition.
Mr. Reid, seconded by Mr. Brown, effect. moved that the board ask the Government

the board and discuss the report and se- for a ballot carried. The ballots stood 8

On the vote on the amendment, the

Anderson, Swim and Fairweather, Nays o'clock train. -Messrs. Brown, Caldwell and Reid. The president decided against the Mr. Reid's resolution was carried on the

same vote reversed.

The President referred to the state ments in the Snn as to his absence having blocked the business. He denied it and asked the Board to give a certificate to that effect. The members of the Board

agreed to give such certificate, which was It being stated in to-day's Sun that the business of the Board of Agriculture was blocked by the absence of Hon. D. McLellan, the members of the Board, in justee to Mr. McLellan, give that statement an unqualified denial. The committee were net ready to report until 9 o'clock this morning.

(Signed) J. E. FARRWATHER,
J. H. REID,
J. J. ANDERSON,
ROST. SWIM,
F. W. BREWN,
G. I. COLWELL. It being stated in to-day's Sun that the busin of the Board of Agriculture was blocked by t

Board's resolution, met the latter body at ary physician in the general practice of 2.30, all the members of both bodies be- his surrounded by water, which relieves the same of a considerable amount of fencing. In addition to the above there are 130 acres of island land. The whole iarm is estimated to cut 235 tons of hay the islands 175 tons of that quantity. There are 30 or 90 acres at present under pasture. The farm is well watered and the fences are in a good that the control of the Government to act in accord with the Board and give the latter a full voice in the question about to be determined. I am glad to be able to info eral explained in a few words the desire

for the farm, \$15,000, could buy it. Mr. Brown drew attention to the fac that the George farm, in Westmorland, referred to by Mr. Anderson would cost \$26,000, whereas the island grass on the Murray farm was equal to the marsh grass of the former and the highland was

Mr. Swim advocated purchasing some farm, and Mr. Fairweather pleaded for

not as good as the intervale on the pres- Dr. M. Souvenink Co. eht stock farm. It was now agreed that the only available farms for rent and purchase both ways the Manual Plant of the past. You cannot tell how grateful I am for his recovery.

tion in favor of the Murray farm, and withdrew it at the suggestion of the Attorney General for the following, which is more precise in its terms:

his belief that the Government had not "Exhilarating, good for Dyspepsia and

Government and at the same time expen the Government to vote on the resolution Mr. Brown said that the Government could not do anything fairer than they did

in allowing the board an equal voice in the determination of the matter. The sentiment of the meeting

the Beer farm.

Mr. Brown said it had not an acre in a

with sawdust and other refuse.

The Sec. Treasurer said there was such a slip in the plans of the town, but which did not appear to have been used for some should meet the Government, as that ways now in progress were completed.

Mr. Inches, the secretary, who at one

taken.

Mr. Brown thought the Board should take its share of the responsibility by act-lands, and he said they were excellent. time owned property adjoining the Murray gested would be an assumption of responsibility.

The president, Messrs. Colwell, Reid

The president, Messrs. Colwell, Reid

The president of the sale of the sal

> complete failure, Mr. Brown alleging that it was used up and Mr. Anderson saying The offers of Messrs. Fawcett, of West.

moreland, and Slipp and Peters, of Queens, of annual sales were snoken of without

The amendment of Mr. Anderson was to appoint a time when they will meet then put and lost and Mr. Brown's motion Mr. Anderson moved, seconded by Mr. and I for the Slipp farm. As the Murray Swim, the following:—

Resolved, That while this Board will be pleased to meet the Government in the discussion and selection of a stock farm, yet it is necessary that the Board should take independent action in the matter and thereby assume the responsibility of its fore 5 o'clock. The chairman and Hon. Solicitor General were obliged to take Board decided as follows: Yeas-Messrs. their departure for St. John by the five

Dr. M. Souvielle & Co.

SPIROMETER GIVEN FREE, -MEDICINES CATARRH. CATARRHAL DEAFNESS, BRON

Bowser Hotel, Chatham, July 11 and 12 2 DAYS, 2 ONLY-NO LONGER. the sceptical and doubtful regarding the unparalleled results from the use of his pirometer, for the following diseases :-Bronchitis, Asthma and Consumption. Remember we do not claim to cure al patients who consult us, because in a great number of cases the disease has gone too far and the consultation is too late, but we do claim to permanently cure The Government in response to the a larger majority of cases than the ordin

ing present. Hon, Mr. McLellan acted A few testimonials we give out of a as chairman and the Hon. Attorney Gen- very large number which come to us through ordinary correspondence :-

CONSUMPTION CURED.

CONSUMPTION CURED. est. Martin's, N. B., August 16, 1883. Ist. Martin's, N. B., August 20, and I a griends, and but for your timely treatment whic saved my life, death was certain. I gained fit lbs. in a few days and the improvement w steady until I fully recovered.

Yours truly, Mrs. JNO. Wilson ENLARGED TONSILS CURED.

Long Settlement, Carlton Co. N. B. My little boy's throat is entirely cured; there not a particle of trouble in his breathing. CATARRHAL DEAFNESS CURED. St. Andrew's, N. B., July, 1883 I am very happy to inform you that my hear is entirely restored. I think your Spiromet derful cure.
Yours truly, Mrs. Jno. GreenLaw ASTHMA CURED.

ASTHMA CURED.

Hamnondvale P. Ø., N. B., Aug. 9, 1883.

Having been afflicted with Asthma for a granumber of years, most of the time unable to wor all remedies and medical men failed to cure me even give me a temporary relief, your Spirone and Medicines have entirely cured me. Please cept my many thanks.

DANIEL BROWLED.

CATARRH AND BRONCHITIS CURED.

Truro, N. S., July, 188

MRS. B. TITUS

Yours truly, Mrs. WM. REID. in Queens county. It might be leased for \$1,000 or bought for \$16,000.

Mr. Reid followed with a panegyric on the Murral arm, which he claimed to be by all odds the best in New Brunswick.

Considerable time was then taken up in wandering discussion, and the Attorney General expressed a hope that the meeting would proceed with the business for which the Gövernment were invited to be present. The best way to do so Fredericton, June 19, 1884.

A Natural Mineral Water bottfed at and in

Loss of Appetite. P. SQUIRE, Chemist to the Queer mmended by all Leading Physicians of the

The most Wholesome Drink during the Summer Months, being a NATURAL MINERAL WAFER Once used, Families will never be without it. A Boon to Dyspeptics. A Supply just received, imported

DIRECT from Germany, THE MEDICAL HALL J. D. B. F. MACKENZIE Снатнам, N. B., June 3, '83]