to try and enrol at least one first pledge would read as

...... hereby pledge my sor, ord of honor for a period of ....months (or life) not to ac offer to others, any intoxicating n any public bar, hotel, or club pay myself for whatever I wish

pledge will not prevent people g refreshments in the privacy of wn home. I would suggest the ops of the various dioceses call eir clergy to preach on a giver on behalf of the objects of the that the clergy of all non-Episy ominations unite in the same at parents recommend their sign at least the "non-treat; edge; that in every town and ne individuals take the mat

Roberts recently accepted, I behe presidency of a new society land, the members of which hemselves not to drink intoxis tween meals. An immense step taken if we could get of the same society formed ove

sending a copy of this letter to every newspaper of importance da, and would ask you to be ough to publish it, together y editorial comments you feel Yours truly.

MAX LIEBICH. al of the Grammar School, Ber-

TED-A case of Headache that RT Powders will not cure in to twenty minutes,

ED AT PARRSBORO, N. S. ding of more than usual in-

Parrsboro society, took place iome of the bride's mother istena E. H. Beverley, Maple errsboro on Wednesday morn-22, at eight o'clock, when Augusta Holmes, daughter te S. K. Holmes, of Hastings. came the bride of Charles Durrant, formerly of Hast g., assistant superintendent the Metropolitan Life Co. of New York. attired in white ivory sated with allover lace train and il and carried a most beauet of white roses and car-Miss Jean Reid, the little as dressed in white muslin basket of pink and white The bride was given away Bank of Halifax. The cereas performed by the Rev. ngregation at Springhill, as the Rev. W. Gaetz of Grace

dding was a very quiet one ediate relatives being present, wing room had been beauti-orated for the occasion with and festoons in green and ffect, and when the bridal ood beneath the floral bell, by a profusion of ferns, es and carnations, the an artist's ideal. re many and valuable, the sent to the bride being a g, a ruby set with diamor Jean, the maid of honor. earl brooch.

in a suit of navy blue canvith stole trimming and hat the happy bride and her ner for life, boarded the train for a quiet wedding St. John river, showered good wishes of each one who or had ever made her ac-

HEEP POISONED.

GS, Mont., July 22. - Word n Columbus of a heavy los by a sheep man named Poison was scattered about ver 1.000 are known to have other sheep man is said to over 300 head.

EADACHES is the Proper Title for DACHE POWDERS

KING CURE

are so far superior to any other absolutely safe, pleasant and hey contain no ingredient which formation of a dangerous are simply a purely wegetable have cured thousands of will do the same for you.

BUCKLEY, the well known merogersville, N. B., writes: "The less the dade that have ever used the deadache Powders. They ever the trusts, create no habit, and is have made and harmless." always effect a positive cure in twenty minutes and a single trial to relieve and delight chronic

Genuine KUMFORT Headach They will cure your headache titutes or imitations will prove ful than helpful.

age of 4 Powders, 10c. age of 12 Powders, 25c. caler won't supply them we will

package, postpaid, on receipt

WREATON CO., 116...

MUNICIPAL GOUNCIE

Regular Quarterly **Meeting Held Tuesday...** 

ance for inquests

VISIT TO THE DEAD HOUSE.

The committee, on motion of Ald.

ites the councillors returned to the

a sort of an advisory committee to the

municipality. An inquest was a rough and ready inquiry into a case where it

was better the public should not have all the evidence. He did not think it

wise to have spectators at an inquest

MUST USE THE DEAD HOUSE.

No further action was taken, except

was the fault of the Simonds council-

Coun. Lee changed his resolution

secretary stated that it

be given for the payment of the assessors as soon as the money is on hand.

Coun. Christie pointed out the im-

Coun. Macrae thought the council

t would hurt the municipality's credit.

fund to bring it up to where it should

Coun. Fownes said he did not ask

not be paid as soon as the collections

Coun. Lee considered the discussion

and it would be an easy matter to re-

Coun. Tufts thought the sinking fund

The amendment of Coun. Christie de

Yeas-Couns, Christie. White Mc

Goldrick, Allan, Baxter, Robinson, Ma-

carried, the vote standing:

THE SINKING FUND.

ors if he did not complete it.

could get the court room.

the parish of Simonds.

noney that came in.

It had to be paid.

amounts.

came in.

five Thousand Dollar Loan to Be Secured Pending the Payment of

Taxes—Coroner Refused Use of Supreme Court Room.

1 The regular quarterly meeting of the municipality of the city and county of St. John was held Tuesday in their room in the Court House. It was rather a long session. Warden James Lowell presided, and there were pre-

City of St. John-Couns. White, Hamm, Hilyard, Bullock, Lewis, Christie, McMulkin, Macrae, Robinson, McGoldrick ,Baxter, Allan and Tufts Lancaster - Couns. Gregory and

Musquash—Couns. Dean and Thomnonds-Couns. Lee, Horgan and Jones,

St. Martins-Couns. Cochran, Fownes and Kelly.
Sheriff Ritchie and Coroner Berryman were in attendance, as well as Auditor J. A. Magilton.

FINANCE REPORT. The committee on finance and accounts recommended the payment of

the following amounts, such pay-ment to e made out of the contingent fund: D. B. Beryman, Esq., M. D., coro ner, \$48. Geo. A. Riodell, \$12.20. Wm. F. Riberts, Esq., coroner, \$36.

Provincial Lunatic Asylum, \$113.75. County treasurer, \$5.25. W. H. Thorse & Co., 90c. R. G. Dunna Co., \$5. J. B. Mamm. \$6. James McDae, \$3.50. County secretry, \$10.25. Henderson & Junt, \$31.20. James W. Lee \$3.75. Richard Coughan, \$1.50. R. P. & W. F. Starr, \$6908

Denniston & Galey, \$14.09. Barnes & Co., \$6.75. The committee further recomm sum of 20 be received from Henry Galbraith, ate collector of district No. 2, parishof Lancaster, in full settlement of the mount retained by him as percentage in the amounts assessed for highway purposes in said district.

The report was dopted without dis-HARD ABOR. cussion.

The committee to act with the tences in fail, reported as follows:
"Your committee under the author ity of this council ave completed arangements for the employment of male prisoners conned in the jail, in making roads and ther improvements assessors been paid till after the exin Rockwood Park. From twelve to assessors been paid till after the expiration of three months after their fifteen of these prismers have been so employed from the 8th day of June was expended in stamping out the last fift the present time when the last to the presen time, when the smallpox epidemic.

Coun. Christie held that the money of opinion that the undertaking has a it came in should be distributed to opinion that the undertaking has a country why next so far, a couplete success, and among the various accounts. Why pay are hopeful that mich benefit may re-sult therefrom." these assessors first? Any other of-ficer had just the same right. The

After a few reparks from Coun. sinking fund was short about \$2,000, Lewis this report as adopted. and it would be an easy matter to re-Coun. Macrae sed the sheriff, who coup it. It was the duty of the counwas present, wishe to be heard before | cil to make it right. the council. He moved that the council be resolved intea committee of the whole in order hat the sheriff be fairly. When the smallpox scare was

This passed and the sheriff addressed the countree with respect to the use of the cort room by the corple. All that was agreed to was that oner. All the fats were not put be-fore the council, hen this matter was up and he thought it was discourteous do it, the county to pay the bill. This thim lay the facts be- made paupers of the people who wished fore the council The last time an to be vaccinated by the county. inquest was held in the small room in which the council sat, it was

A TOTAL WRECK the next day, If the main court room were give to the coroner for use in holding indests there would be a big gathering of bums, who would spit over the floor and break things up generally. If the whole court house were thrown open to the mob, for the inquests are held at night, the county must imploy constables to pro-tect the building. This meant a big expense, and in addition to this pro-perty would be damaged. There was a room over the dead house which wa adequate for the purposes and it should be used. No stipendiary magistrate in the province had such a comodious office in which to hold court. He ssked the council to adfourn for the purpose of looking over the main council room, which would be damaged considerably, and also the

inquests. The sheriff had referred

to damage done in this small room

Chairs were broken, the stove knocked

down and the benches damaged. He

paid out of his own pocket for the re-

pair of everything that was injured

When he waited upon the deputy sheriff the other day that official re-

fused to let him use the court house

He had not spoken to the sheriff. The

council decided years ago that the room

the dead house was not fit for the

purpose and they gave him the use of

this room in the court house. The council having given him the right to

use the main court room the sheriff

should not attempt to prevent his using

it He hesitated about going up to the

court room Saturday night and forcing

his way in. That meant an extra ex-

acted badly at coroner's inquests did

the same at trials in the supreme

Coun. Baxter asked the coroner if if

were necessary to admit the public to

The coroner replied that only the

Titnesses need be admitted

nauiries.

to the county. The crowd which

from over the dead house. The lat-ter had been cleaned and was in good There are a great many hungry hearted women who would attend a baby sale it babies were ever offered for sale, because CORONER BERRYMAN HEARD Coroner Berryman was then heard. He said he had a written intimation there are a great many wives who love children and have been told by physifrom the secretary of the council stat-ing that the supreme court room would placed at his disposal in the event

THE STATE OF THE S

cans that they can never hope to nurse a child of their own.

Some of these women who have used Dr. Pierce's Favorite Prescription for the cure of womanly ills have been made happy mothers as a result of the cure of womanly disease and the building up of the careal health. the general health.

Doctor Pierce's Favorite Prescription makes weak women strong and sick women well. It establishes regularity, dries weakening drains, heals inflamma-tion and ulceration and cures female

weakness. "I wrote to you some time ago to get information about my case," says Mrs. Mary Lee Flanary, of Dryden, Va. "I was troubled with
female weakness and pains. Received answer
from you, advising me to take Doctor Fierce's
Favorite Prescription and 'Golden Medical Discovery.' I took two bottles of 'Favorite Prescription' and found it did me good. I had
been married four years and had no children;
now I can say that our house is blessed with a
little baby boy, born July roth, by the help of
God and your medicine. I prajse your medicine
highly.

"You can publish this letter if you wish." FREE. Dr. Pierce's Common Sense Medical Adviser is sent free on receipt of stamps to pay expense of customs and mailing only. Send 31 one-cent stamps for the book in paper covers, or 50 stamps for the cloth-bound volume. Address Dr. R. V. Pierce, Buffalo, N. V.



More than half the battle cleaning greasy dishes is in the soap you use. If it's Sunlight Soap it's the best.

Baxter, adjourned to have a look at the room over the dead house. After an absence of about ten mincrae, Hamm, Bullock, Gregory, Mc Mulkin and Lewis—12.

Nays—Couns. Tufts, Long, Kelly, The committee then rose and the council again went into session.

Coun. Baxter thought it better that Fownes, Cochran, Dean, Thomson Lee, Horgan, Jones and the wardenthe public should not be admitted to nquests. The coroner's jury was only Coun. Tufts moved that no money be

expended till the sinking

FUND WAS RECOUPED. The other resolution carried the council too far. Why debar certain people from the payment of their allowances when others got them? Coun. Robinson denied that ther

He had looked over the room in the dead house and thought it was clean and comfortable. An emergency might arise and then , the direction of the was a refusal to pay any salaries. It was simply a decision to defer the paycouncil to the sheriff passed at the last ment of the assessors till the usual Coun. Fownes asked when the asse

sors would be paid.

Coun. White said the assessment this year would be \$70,000. It was intended the understanding that for the ordinary inquiry the dead house should be to place in the sinking fund \$2,000 which had been withdrawn from it. When that was returned the usual bills that it gave less opportunity for irrewould be paid. He urged that this matter be dropped.

C. E., be called upon to finish the line at Drury Cove between the city and Coun. Baxter moved that in future all moneys received on sinking fund Coun. Christie said Mr. Peters had account be placed on special deposit been paid for doing this work and it and invested from time to time in permanent securities. He said this was the best way out of the difficulty and Religious Pedagogy in the Period would prevent a recurrence in the fus to direct Mr. Peters to complete the ture.

definition and marking of the line. \* Coun. Kelly seconded this motion. Coun. Lee thought a year ago that this was the custom to draw from the This motion passed.

Coun. Fownes inquired if the assesfors could be paid out of the first sinking fund. It was absurd to refuse to pay the assessors for services performed.
Coun. Christie said that last year possible to pay them out of the first

hospital improvements some of the money was expended to pay the county's bills. He told the officials not to pay any more money out of those sums raised by the county for special purposes. Coun. Fownes asked if it was not as

portance of paying into the sinking fund the money as soon as it came in. fair to pay the assessors in the parishes as the policemen at Bay Shore. Coun. Lewis held that the finance should know where the sinking fund had gone. The money was assessed and accounts committee were to blame for touching the sinking fund. and apparently spent for other purposes. If this were generally known Coun. Macrae supported Coun. Baxer's amendment.

Coun Christie stated that he did not Coun. Christie moved that the money know of the condition of matters till as it comes in be put in the sinking recently. The amendment of Coun. Baxter passed.

Coun. Fownes did not think the Coun. Kelly brought up the matter of the ounty should keep the assessors waiting for their money.

Coun. Macrae asked why the asses-· LICENSE FEE CHARGED by the city against men coming in to the city to work from the outside par-ishes. This was unfair and the parsors should be paid three months

ishes might retaliate.

The warden said this was not the that, but as the work was done, he did not see why the assessors should case. No man coming in from the parishes in the county of St. John had o pay any license on coming to St. ohn to work.

out of order. In no parish had the Coun. Kelly was glad to learn that uch was the case.

Coun. Kelly was willing to advocate the exemption of all men from poll taxes who are over the age of 60 years. He moved, at the suggestion of Coun. Baxter, that the matter

be referred to the bills and by-laws Coun. Christie did not approve of be relieved of taxes because they got to be sixty years of age ? Coun. Lee found that many people

were unable to pay taxes. There should be some provision to relieve Coun. Fownes claimed that the city men of certain taxes.

Coun. Fownes added that the assesors of the parishes had for five years elieved old people who were unable to

pay. Coun. Kelly pointed out that men ver sixty years old were relieved from twelve lessons. road and school taxes.

Coun. Macrae supposed the reason for relieving old men from the rates assessed for roads was that such men were unable to perform statute labor should be recouped, but the officials The cause for their relief from school taxes was that men of this advanced age would not be likely to have childciding to place the money to the credit of the sinking fund was then put. It ren to go to school. The poll tax in St. Martins it was

stated was 67 cents. Coun. Kelly's motion was put, but it failed to carry. Only Couns. Kelly, Townes, Cochran, Dean and Baxter oted in the affirmative.

Coun. Christie moved that authority be given to the finance and accounts mmittee to negotiate

A LOAN OF \$5,000
to pay bills till the taxes come in.
This passed and the warden intimated that there would probably be suffiient to pay the assessors. In reply to Coun. Kelly the secretary

ssued on a sliding scale. The secre-Coun. Lee asked if anything had been one in the matter of the default by a ormer collector of taxes in Musquash. Coun. Macrae said the whole matter was mixed up. Reports had been given where this money had not been paid.

In instances the people had only copies of receipts. The committee thought they could get the sureties to pay something in order to settle.

Coun. Lee urged that something should be done. Seven years had lapsed since the man got into trouble. Coun. Macrae said the committee night be able to do something further. Coun. Dean moved that Leonard K. Moody be appointed collector of rates for the parish of Musquash. He stated that H. M. Spinney was not collector at the regular meeting. Having been burned out at the big fire Mr. Spinney found it impossible to attend to the work. He had so expressed himself. position was declared vacant

nd Mr. Moody was appointed to fill the position. It was decided to give the turnkeys of the jail their holidays.

As an eminent Frenchman once upon time remarked, English, as Americans know it, is a truly wonderful lan-guage. "There was a time," remarked Col. Devery recently, "when the leaders of Tammany were the real stuff; nowadays they are only stuffs." But upon any and all occasions they have never failed of being in line for the SCHOOL OF METHODS.

Religious Pedagogy in the Period of Adolesence.

Also Lectures on Science and Revelation—Teaching Purity to Children—Relation of the Pastor to the Sunday School.

MT. ALLISON, July 21 .- Monday forning lectures opened again with he usual close attention. Mrs. Muirhead continued her work on Supplemental Iessons, and Miss Lawson took up the subject of the Primary Session ogramme. She emphasized the nethat it gave less opportunity for irreverence on the part of the children, and valuable time would not be wasted by the teacher. She then noted the elements of a good programme, put them in logical order, and made some uggestions thereon.

Prof. St. John took up his subject of Adolesence. This period begins at or about the age of 12 years, when the child enters upon a new period of life. Discipline is more difficult, therefore needs more careful study by teachers and parents. It is a time of rapid physical growth in both boys and girls. Awkwardness and self-con-sciousness are dominant, and are but when the bonds were issued for the the crude expressions of the dawning sense of personality. This must not be repressed, but directed. Prof. St. John showed the sense of humor to be at the root of a large part of irrever ence at this age. Every sin is a per-version of something that was good at one time. The only true method dealing with the actions of boys and girls is to consider carefully the root impulse of the deed and its ultimate influences.

Prof. Andrews completed his course of lectures on Science and Revelation In these lectures he has most clearly shown God's wonderful plan in the de velopment of the race. He showed many interesting specimens of rock and fossils from the Joggins mines, St. John and other places. The lectures have been most profitable and inspir

In the afternoon, Prof. St. John spoke on Teaching Purity to children and youth. He stated that false mo desty had for a long time gathered about this subject, which lies at the root of the highest and holiest relations of life. As a consequence most young people pass through severe moral struggles, and many fall. Parents and teachers should realize the dangers that surround their boys and girls, and try to shield them by teaching at an early age modesty and self-respect. Later as the need comes, information should be given. Preempt the mind for purity, and you lay the foundation for a life of nobleness and

such a move. Why should rich men primary department. She showed that down the structure one of great diffireverence should first be cultivated culty, so strongly has it been built Short prayers only should be used for the child cannot concentrate long on Some of the wood which was used in the child cannot concentrate long on Some of the wood which was used in the children of the bourse is rearrant. one thought. Prayer should be speci- the building of the house is rarely if fie, having only one or two definite ever seen here at the present time, petitions. Forced prayer should be and would command a handsome price until the meanings of the words were the beams are fully forty feet long, understood. She then very beautifully and many of them are perfect, being outlined her own method of teaching as good as new and entirely free from the Lord's Prayer in a series of knots. The roof of the house seems

on the Relation of the Pastor to the Sunday School. He developed chiefly secure by wooden pegs. The work, the thoughts that the pastor should be however, is progressing quite rapidly, the advisor and supervisor of the Sunday school, and that he should strive to make the church services interest.

Mott has bought the property, and it ing and attractive for the young peo-ple. In the evening Prof. St. John with a modern residence. Messrs. conducted a ministerial conference on Mooney have the contract for the ma-"How can we help our Sunday

WHEN THE HUMAN BODY IS A

DYNAMO.

(New York Press.) It may strike you as rather strange to be told that at times your body is nothing less than a dynamo, fully charged with electricity. Nevertheless, according to Sir James Grant, an emireplied that peddlers' licenses were nent English physician, as a result of sudden draughts and the contractions ary promised to give Mr. Kelly a full of ordinary colds the human body becomes charged with electricity to a surprising degree.

The electricity germinated under such circumstances is not to be despised. It is of just as good a quality as that derived from the regular electric battery, although, of course, its quantity is too insignificant to be utilized for any practical purpose. The main effect upan the victim is to

make his muscles hard and tense, a fact which often leads him to imagine that he is suffering from some kind of muscular rheumatism. Indeed. physicians, after a superficial examination, sometimes diagnose the case in the same way. The trouble, however, is simply that the muscles have become charged with electricity to an unusual degree. No less strange than the ailment

itself is the remsdy adopted by Sir James Grant some years ago, and now followed by many other physicians. Sir James has been in the habit of treating these supposed cases of muscular rheumatism by inserting fine steel needles into the affected parts, the number on needles depending upon the extent of the ailment. needles, as a general rule, are inserted in the places where the pain is most intense, and are left there for one or two minutes. The effect is magical. At the expiration of the proper time the patient finds that his muscles. which before were as hard and tense as though he had "caught a cramp,"

are quite flexible and he can use then The reason for this cure is simple As soon as the needles are inserted the electrical accumulation is discharged, passing through the body of the operator without causing him any

GASPEREAUX STATION. GASPEREAUX STATION, July 21. -D. P. Kirkpatrick, principal of Sus sex Corner school, is spending a few days at his old home here. He drove from Sussex, a distance of 80 miles and reports the trip a very pleasant

Great improvements have taken place in this vicinity during the summer, especially along the building line Among those adding improvements are Geo. A. Trott. Thomas W. Trott W. H. Jones, John Turner, Kuphec and John Eastwood. Tenders have been called for the placing of extensive repairs upon the school house Free Baptist church hre is completed both outside and inside, and the latest move in the line of improvement is the placing of a new organ in the church.

George Hoyt of Manchester, N. H., s visiting his sister, Mrs. Geo. Kirkpatrick, and other relatives here. Weyman E. Kirkpatrick is home from Maine, where he has been attending theological school. Hartley W. Mc-Cutcheon, teacher at Lower Queensbury. York Co., is spending his vacation at his home here. Wm. Kupher, the village black-

smith, has been confined to the house for a few days by sickness. Farmers have begun having. The crop is about the average, but a little pelow last year. The grain and root crops are looking well. Mrs. Thos. D. Bell and family have noved to Victoria Co., where Mr. Bell

s preaching. Miss Rachel Howard, trained nurse. is home from Pittsburg spending the summer with her parents. Miss Nellie Howard is also home from Boston where she has been engaged in nurs Miss' Georgia E. Kirkpatrick who recently returned home from the Normal School, has been engaged to each the school at Centre Blissville Sunbury Co. Miss Lottie Howard teacher at St. Martins, is spending her acation at her home here.

CONFIRMATION BY BISHOP

KINGDON. At the close of the synod at Wood. tock, Bishop Kingdon held confirmaions in the neighborhood. In the suceeding eight days he held confirmations, drove 140 miles, and confirmed 133 candidates. On Sunday, July 12th, the confirmation was in St. Luke's, Voodstock, when 17 were confirmed. In the afternoon the bishop drove to Richmond and confirmed 12; in the evening he drove to the house of an ld invalid and confirmed him and his wife. On Monday Rev A. W. Teed drove the bishop to South Richmond. where five were confirmed. On Tuesday an early start took the bishop to Debec, where he took the train for Benton, where six were confirmed; and in the evening five were confirmed in Canterbury. On Wednesday the bishop went by train to Bristol, where the Rev. E. W. Simonson met him and drove him 70 miles about his mission and presented 70 candidates: Fifteen at Glassville, seventeen at Beaufort, ight at East Florenceville, fifteen at Centreville and fifteen at Greenfield. On Sunday, July 19th, the bishop confirmed six persons at Four Falls, and

The old King house on Germain Miss Lawson took up the subject of street is rapidly being demolished, but avoided, and prayers not repeated if any were offered for sale. Some of to have been built to resist every im-Rev. G. M. Young spoke at length aginable form of pressure, and seweral

A WELL BUILT HOUSE.

than a pint of them be eaten. They must be followed by a copious draft of water. A few drops of alcohol destroys the effect.

GREEK MEETS GREEK.

In Sherman's memorable march to the sea his forces encountered a foe which might have turned the tide of events had it not been for timely interference of petticoat protection. As the serried column of soldiers advanced with great and imposing pomp and power down the main street of Savannah, Ga., a gate suddenly sprang open and emitted a rusty, ragged negro urchin and a grisly, bench legged cur, both thoroughly electrified with curiosity and excitement. With true canosity and excitement and the season of the season of the consolidated Statutes of Chapter 100 of the Consolidate Statutes of Chap both thoroughly electrified with curiosity and excitement. With true canine aggressiveness the small dog barked and bounded with audacious ferocity, while the terror stricken boy ing his eyes or changing his attitude screamed the alarm: mammy, don't let let Tige bite the army !"-Lippincott's.

SHERIFF'S SALE

There will be sold at Public Auction at Caubb's Corner (so-called) in the City of Saint John, at the hour of twelve o'clock, moon, on SATURDAY, THE THIRD DAY OF OCTOBER hest, all and singular, all the right, title and interest of Edward W. Rourke, and of Eliza Rourke, his wife, of, in, to or out of the lands and premises described as follows:

right, title and interest of Edward W. Rourke, and of Eliza Routrke, his wire, of, in, to or out of the lands and premises described as follows:

All that lot, piece or parcel of land situate, lying and being in the Parish of Saint Marthas, in the City and County of Saint John, conveyed by Deed dated March 29th A. D., 1895 from Wellington Vall to Eliza Rourke, wife of Edward Vernon Rourke, Registered that Libro 65, pages 406 and 407. March 18th, 1898, and therein described as follows:

All that cortain lot, piece or parcel of land, situate, lying and being in the said Parish of Saint Martins, in the County and Province aforesaid, bounded as follows, viz.:

Commenciag on the northern side of the Public Highway on the dividing line between said lot and lands owned by Captain William Vaughan; thence northerly along the said dividing line until it comes to the rear of said lot bounded by lands owned by John Chapman; thence westerly along the said dividing line until it comes to the rear of said lot bounded by lands owned by Gaptain William Vaughan; thence westerly along the said dividing line until it comes to the rear of lead from the company of the said dividing line until it comes to the rear of lead from the company of the said for the company in the said dividing line until it comes to the Public Highway; thence easterly along the said road until it comes to the Public Highway; thence easterly along the said highway until the starting point or place of beginning, containing two thirds of an acre more for less, which said lot is commonly known as the Compton Place.

The foregoing sale will be made under and by virtue of a Warrabi issued by the Secretary of the Municipality of the Crty and County of Saint John, under the previsions of the Province of New Brunswick, and amending Acts, relating to the collection of rates and taxes for the purpose of realizing the sum of two dollars and fifty cents costs and expenses there on, and for the said Edward V. Rourke in the said Parish of Saint Martins, the whole amountin

part thereof.

Dated the eighteenth day of June A. D.

1903. GEORGE R. VINCENT, ROBERT R. RITCHIE, County Secretary.

GEORGE R. VINCENT, County Secretary. 1 Sheriff.

SHERIFF'S SALE.

There will be sold at Public Auction at Chubb's Corner (so called), in the City of Saint John, at the hour of twelve o'clock, toon, on SATUBDAY, THE THIRD DAY OF OCTOBER next, all and singular, all the right, title and interest of the Charles Drury Estate, of, in, to or out of the lands and premises described as fololws: All that lot, piece or percel of land situate, lying, and being in the Parish of Saint Martins, in the County of the City and County of Saint John, granted to Charles Drury by the Citywn on the 8th day of March A. D. 1848, sad in the said grant described as follows: "A tract of land situate in the Parish of Saint Martins, County of Saint John, and bounder as follows, to wit: Beginning at a birch tree standing in the northwestern angle of lot number five west of the old Quaco Road, granted to John Wishart, thence running by the megnet north two degrees and thirty minutes east thirty-one chains and seventy-five links to a stake thence north oighty-nine degrees west, thirty-one chains and seventy-five links to a fir tree, thence roorth two degrees and therty minutes east thirty-one chains and thirty minutes east thirty-one chains and thirty minutes east thirty-one chains and thirty minutes west in the provisions and thirty minutes west in the provisions to a stake and thence north eighty-six degrees and thirty minutes west in the provisions to a stake and thence north eighty-six degrees and thirty minutes west thirty-five chains to a stake and thence north eighty-six degrees and thirty minutes west in the said the Source ties, Distinguished as lot K in block B and more particularly described on the annexed plan."

The foregoing sale will me made under and by virtue of a warrant issued by the Socretary of the Municipality of the City and County of Saint John under the provisions on Chapter 100 of the Consolidated Statutes of the Picvince of New Brunswick and smending Acts relating to the colloction of rates and taxes for the purpose of realizing the sum of two dellars and fifty eight cents for arre There will be sold at Public Auction

assessed against it as aforesaid or any part thereof.

Dated the eighteenth day of June. A. D.

ROBERT R. RITCHIE, GEORGE R. VINCENT. Sheriff, County Secretary.

SHERIFF'S SALE.

There will be sold at Public Auct Chubb's corner (so called), in the Saint John, at the hour of twelve (noon), on SATURDAY, THE of the beams were made still more secure by wooden pegs. The work, however, is progressing quite rapidly, and the old landmark will soon be erased from the city surface. H. H. Mott has bought the property, and it is his intention to replace the old house with a modern residence. Messrs, Mooney have the contract for the mass of the timber of the old house will be used for rebuilding purposes.

Mooney have the contract for the massing and the timber of the old house will be used for rebuilding purposes.

CURE FOR INSOMNIA.

Sec. Wilson of Agriculture Department, Advises Eating Fresh Roasted Peanuts Before Rethring.

WASHINGTON, July 21.— Some scientist of the department of agriculture, either too modest to court publicity, or not sufficiently confident of the value of his discovery, has found, or thinks he has found, a cure for insomnia.

Sec. Wilson, for many years a sufferer from insomnia, is quietly advising all his friends to eat fresh roasted peanuts before going to bed at night, and let him know the result. In almost every case the remedy has been efficient to find the house will be sold at Public Auction, the City and Colock (noon), no AsturDAY. THE FIHRD DAY OF OCTOBER next, all and there if the city and the hour of the City and the house and there are follows:

All that lot, piece or parcel of land stinted the city and county of Saint John, pages 51 and 52, and registered has a follows; to with the prevision of the City and County of Saint John, pages 51 and 52, and registered has a follows; to with the provision of the City and County of Saint John, pages 51 and 52, and registered has a follows; to with the provision of the city and county of Saint John, pages 51 and 52, and registered has a follows; to with

ROBERT R. RITCHIE, Sheriff.

GEO. R. VINCENT. County Secretary. 1 17 802

BODY FLOATING IN BAY. Word was received Monday that the body of a man was seen floating what

The state of the state of the

SHERIFF'S SALE

There will be sold at Public Auction as Chubb's Corner (so called), in the City of Saint John, at the Roup of twelve o'clock, acon, on SATURDAY, THE THRD DAY OF COTOBER dext, all and singular, all the right, title and interest of Joseph C. Ratchiff, of, in, to, or out of the lands and premises described as follows:

The easteriy one third part, being the part joining the Austin lot of all that certain lot, piece or parcel of land, situate, lying and being in the Parish of Portland (Now the Parish of Simonds) in the neighborhood of Loch Lomond, and the second range or tier of lots there, the same having been stanted by the Orown to one John Mason in a grant to John Ferguson and others, and is known and described in the said grant as "Lot No. I," and bounded on the southwest by land granted to John Carr, and containing three hundred acres (300 acres) be the same more or less. The whole of the lot of land and premises above described having been conveyed by John Mason, and Elizabeth, his wife, to Caleb Ratchiff by Deed dated Jaauary 15th, A. D. 1324, and Registered Boooke E. No. 2, of the record of the City and County of Saint John, pages 215, 216, 217, 218, and the said easterly one third part of said lot having been devised by Caleb Ratchiff by his last Will and Testament, dated July the fourteenth A. D 1899, and Registered Libro Y. No. 5, of the records of the City and County of Saint John, pages 318, 319 and 220 to Joseph Crascomb Ratchiff.

The foregoing sale will be made under and by virtue of a warrant issued by the Secretary of the Municipality of the City and County of Saint John, pages 18, 319 and Amending Acts relating to the collection of rates and taxes for the purpose of realizing the sum of net-round for the further sum of thirty-dive dollars, access and expenses thereon, and seventy-eight cents for arrears of rates and taxes to the sum of thirty-dive dollars and seventy-eight cents for arrears of rates and taxes the been levied and assessed against the said Joseph C. Ratcliff of the said Parish of rates and taxes have been levied and assessed against the said Joseph C. Ratcliff of the said Parish of Simonds, the whole amounting to the rum of thirty-nine dollars and seventy-two cents, the said Joseph C. Ratcliff having omitted to pay the said rates and taxes so levied and assessed against him as aforesaid, or any part thereof.

Dated this eighteenth day of June A. D. 1903.

ROBERT R. RITCHIE, Sheriff.

SHERIFF'S SALE

There will be sold at Public

There will be sold at Public Auction at Chubb's Corner (so-called), in the City of Saint John, at the hour of twelve o'clock, noon, on SATURDAY, THE THIRD DAY OF OCTOBER next, all and singular, all the right, title and interest of the Jeremiah Bishop Estate of, in, to or out of the lands and premises situate, lying and being in the Parish of Simonds, in the City and County of Saint John and Province of New Brunswick, conveyed by deed dated May 18th A. D. 1873 from Henry Russel and Elizabeth, his wife, and Ruth Russell to Jeremiah Bishop, registered in Libro E, No. 6, of the records of the City and County of Saint John, pages 256 and 287, September 2nd, 1872, and therein described as: All that piece, portion or parcel of land fronting on the Bay Shore in the Parish of Simonds, in the Counay of Saint John, extending therefrom to the brook called the Doctor's Brook, bounded as follows, viz: On the north by the said brook, on the south by the said Bay Shore, and the east by Cornelius Sparrow land, and on the west by William Wallace's land.

The foregoing sale will be made under and by virtue of a warrant issued by the Secretary of the County of the City and County of Saint John under the provisions of Chapter 100 of the Consolidated Statutes of the Province of New Brunswick and amending Acts relating to the collection of rates and taxes for the purpose of realizing the sum of one dollar and seventeen cents levied and assessed against the said Jeremiah Bishop Estate, in the said Parish of Simonds, for the year A. D. 1901, and for the further sum of rates and taxes brought forward and which said rates and taxes so levied and assessed against the sa

ROBERT R. RITCHIE GEORGE R. VINCENT, County Secretary.

SHERIFF'S SALE.

There will be sold at Public Auction at Chubb's Corner (so-called) in the City of Saint John at the hour of twelve o'clock, neon, on SATURDAY, THE THIRD DAY OF OCTOBER next, al land singular, all the right, title and interest of the Charles Drury Estate of, in, to or out of the lands and premises described as follows: All that lot piece and parcel of land situate, lying and being in the Parish of Simonds, in the County of Saint John, and known and distinguished as lot number thirty-one in a certain class or range ol lots heretofore laid out by Ward Chipman on the southern side of the road heretofore opened and laid out by the raid ty of Saint John, and known and distinguished as lot number thirty-one in a certain class or range of lots heretofore laid out by Ward Chipman on the southern side of the road heretofore opened and laid out by the raid Ward Chipman leading from the Mouth of Little River towards Loch Lomond, which road is four rods wide, bounded and described as follows, that is to say: Commencing on the southern side of the said road at the point where the eastern side line of lot number thirty meets the southern side of the said road, thence from the said point south eleven degrees thirty minutes east on the said eastern side line of the said of the said line of the said line of the said eastern side line of the said of the southern line of the grant there to William Hazen and James, White, thence roof the seventy-eight degrees thirty minutes east on the said southern line of the said grant twelve chains and forty links to the easterly line of the said grant to the said grant to the said easterly line of the said grant to the said and thence westerly along the same road to the place of beginning, containing by estimation one hundred and ten acres, more or less, excepting the western portion of said described lot of land and premises containing three acres more or less, conveyed by deed dated March the 5th, 1891, from Ward C. Drury, sole executor and trustee of the last will and testament of Charles Drury, deceased, to James A. Bowes and registered in Libro 3 of the records of the City and County of Saint John, pages 145 and 166, the above described lot number thirty having been conveyed by need dated the 27th day of October A. D. 1851, and registeded in Libro 3, of records of the City and County of Saint John, pages 491, 498.

The foregoing sale will be made under and by virtue of a warrant issued by the Secre-

and County of Saint John, pages 49., 492 and 498.

The foregoing sale will be made under and by virtue of a warrant issued by the Secretary of the Municipality of the City and County of Saint John, under the provisions of Chapter 100 of the Consolidated Statutes of the Province of New Brunswick and amending Acts relating to the collection of fates and taxes for the purpose of realizing the sum of three dollars and twenty-nine cents, levied and assessed aginst the said Charles Drury Estate in the said Parish of Simonds, for the Year A. D. 1901, and for the sum of two dollars and fifty cents costs and expenses thereon, and for the further rum of thirty-six dollars and sixty-seven cents for arrears of rates and taxes brought forward, and which said rates and taxes hove been levied and assessed against the said Charles Drury Estate in the said Parish of Simonds, the whole amounting to the sum of forty-two dollars and forty-six cents, the said Charlet Drury Estate having omitted to pay the said rates and taxes so levied and assessed against it as aforesaid or any part therof.

Dated the eighteenth day of June A. D. 1903.

ROBERT R. RITCHIE, GEORGE R. VINCENT, County Secretary.

in the bay on Friday last by the crew of a fishing schooner making into Grand Harbor, Grand Manan. The pick up the body, but it sank before they could reach it. The clothing was black or dark material and from appearance the body was not that of a fisherman. There is an idea that the body was that of a sailor who was drowned in the harbor some weeks ago, having fallen over the D. A. R.