POOR COPY

BILL.

AN ACT TO INCORPORATE THE TOWN OF CHATHAM

BE it enacted by the Lieutenant-Governor and Legislative Asably as follows :-That from and after the passing of this Act, all the inhabitants of that part of the Parish of Chatham in the County of Northumberland which is comprised within the following limits, namely:—

BOUNDARIES.

"On the north by the middle of the Miramichi River, on the west by the westerly side line of the Murphy grant, on the south by the rear line of the first concession of lots and on the east by the westerly line of the William Fenton lot" shall be a Town corporate in right and in name by the name of the Town of Chatham, and shall have perpetual succession and a common seal with power to break, renew and alter the same at pleasure, and shall be capable in law of suing and being sued and purchasing and holding lands and tenements for the use of the said inhabitants and of making and entering into such contracts and agreements as may be necessary for the exercise of their corporate functions and to do and execute every other matter or thing incidental to such corporation, subject to the provisions hereinafter mentioned.

THE WARDS

2. That the Town of Chatham shall be divided into four wards,

QUEEN'S WARD.-Shall embrace that portion of the town extending from the westerly boundary of the Town, to the easterly side of the Muirhead wharf, thence southerly until it strikes Water Street, thence along the westerly side of Water Street to the Golden Ball Corner, thence southerly crossing Water Street, thence easterly along Duke Street to the westerly side of Saint John Street, thence along the said westerly side of Saint John Street to the southerly boundary of the Town.

KING'S WARD.—Shall embrace that portion of the Town extending from the easterly boundary of Queen's Ward to the westerly side of King Street and a continuation thereof northerly to the northern boundary of the Town and southerly along the westerly side of the Richibucto road, so called, to the southerly boundary of the Town.

Wellington Ward.—Shall include all that portion extending

from the easterly boundary of King's Ward to the westerly side of Hill Street and a line in continuation thereof southerly and northerly to the town limits. DUKE'S WARD.—Shall embrace all that portion extending from easterly boundary of Wellington Ward to the easterly boundary the town limits.

These divisions to be subject to change by a vote of the Town

THE TOWN COUNCIL.

3. The administration of the fiscal, prudential and municipal affairs, and the whole legislative power and government of the said Town shall be vested in one principal officer, who shall be called the Mayor of the Town of Chatham, and eight other persons, two of whom shall be annually elected for each ward, and shall be called Aldermen for the Town of Chatham, all of whom shall be severally elected as herein directed; and such Mayor and Aldermen for the time being, shall be the Town Council for the Town of Chatham, but neither the Mayor nor Aldermen, or any of them, shall receive any pay or re-

mayor nor Aldermen, or any of them, shall receive any pay of remuneration for their services.

4. The Mayor and Aldermen of the said Town shall, during his or their continuation in office, be and be deemed Justices of the Peace, and shall have, use and exercise the same power and authority and have the same rights, privileges and immunities as if he or they had been commissioned Justice or Justices of the Peace in and for the County of Northumberland, but shall not, by reason of being Mayor or Alderman as aforesaid, be compelled to act as Justices of the Peace for the trial of causes, except at pleasure.

ASSESSORS.

5. There shall be annually appointed by the Town Council three Assessors for the said Town, and no person shall be eligible to that office unless he be a resident of the said Town and a qualified

QUALIFICATIONS OF MAYOR AND ALDERMEN.

6. No person shall at any time be qualified to be elected as Mayor of the said Town unless, at the time of his election, he be a British subject resident within the same of the full age of twenty-one years, and shall have been assessed in the assessment next preceding the election for real or personal estate to the value of one thousand dollars and upwards, and shall have paid before the time of such elec-

tion all rates and taxes legally due from him within said town.

7. No person shall at any time be qualified to be elected as Alderman of the said Town unless at the time of his election he be a British subject resident within the ward for which he is nominated, of the full age of twenty-one years, and shall have been assessed in the assessment next preceding the election for real or personal estate to the value of four hundred dollars and upwards, and shall have paid, before the time of such election, all rates and taxes legally due from him within said Town.

VOTERS FOR MAYOR AND ALDERMEN.

8. At the first election for Mayor and Aldermen within the said Town under this Act, all ratepayers, being British subjects, residing within the district hereby incorporated shall be qualified to vote for Mayor and Aldermen within the said Town, and all persons residing within the said Town who are qualified for the offices of Mayor or Aldermen, as provided in sections 6 and 7 hereof, shall be eligible for election to such offices.

9. That in all elections after the first, as provided in section 8 of

this Act for Mayor and Aldermen, every male person and every widow and unmarried female, being British subjects of the full age of twenty-one years or upwards, and being ratepayers of the town on income or personal property to the amount of one hundred dollars or upwards, or on real property to any amount, and having paid his or her rates due, previous to such election, whose name appears on the list of voters of the Ward in respect of which he or she claims the right to vote, shall be entitled to vote at such election. In any case in which the name of any person entitled to vote shall have been omitted from the name of any person entitled to vote shall have been omitted from the voters' list, it shall be placed thereon by the poll clerk, on the person claiming to vote producing and having authenticated, his or her receipt for the payment of the taxes which would give such claimant the right to have his or her name regularly placed on the voters' list.

10. Any person claiming to vote shall, before voting, if required

by the officer or person holding such election, or by any candidate, or by any person qualified to vote at such election, make oath, or, being egally entitled so to do shall make affirmation before the officer or person holding such election, as follows, that is to say :-I. A. B., do solemnly swear (or affirm) that I am of the full age of

twenty-one years, and that I am the person named in the list of voters, and that I have paid all taxes assessed upon me in the town of Chatham and that I have not voted before at this election.—So help me God;— Which oath or affirmation the officer or person holding such election is hereby authorized to administer, and in every case where the elector shall have been sworn or affirmed, as aforesaid, the presiding officer shall write in his poll book that such elector was sworn or

DISQUALIFICATION FOR MAYOR OR ALDERMAN.

11. No person shall be qualified to be elected or to serve as Mayor or Alderman so long as he shall hold any office or place of profit in the gift or disposal of the Council, or during such time as he shall directly or indirectly, otherwise than as a shareholder in an incorporated company, have any interest in any contract made with the Council, or with anyone on behalf of the Council, or shall be a defaulter for any taxes, fines or money due the Town; or who is a minister, priest or ecclesiastic of any religious denomination, or person accountable otherwise than as a ratepayer for the Town revenues, or any part thereof; nor shall any person, presiding at any election of Mayor or Aldermen, while so presiding, or any clerk or assistant employed by him at such while so presiding, or any clerk or assistan election, while so employed, be so qualified.

MAYOR OR ALDERMAN-ELECT NOT ACCEPTING OFFICE. 12. When any person duly elected to the office of Mayor or

Alderman shall neglect or refuse to accept the same thereafter and take the oath of office hereinafter provided, for the space of ten days after the election, his said office shall be deemed vacant, and the Town Council shall declare such vacancy and order a new election to supply his place, to be held at such time as the said Council shall direct

MAYOR OR ALDERMAN REMOVING PLACE OF RESIDENCE, &c., DISQUALIFIED.

13. If any person holding the office of Mayor or Alderman remove his place of residence without the limits of the Town, or in any case the Mayor or any Alderman shall be absent from the meetings of the Council, for more than two months continuously, except in case of illness or by leave of the Council first obtained, then in every such case said person shall, if the said Council shall so declare at the next regular meeting, immediately be deemed and taken to be disqualified and shall cease to hold his office of Mayor or Alderman, and his place shall be filled by a new election to be held in the manner hereinafter directed for holding elections, and to be held at such times as the Council shall direct and appoint.

ANNUAL ELECTIONS.

14. The first election for a Mayor and Alderman for said Town after the passing of this Act shall be held on the third Tuesday in April next succeeding the passing of this Act and the annual elections for Mayor and Aldermen in all succeeding years shall be held on the first Tuesday in October in each and every year thereafter. siday in October in each and every year thereafter.

15. From and after the passing of this Act, the elections as

aforesaid of Mayor and Aldermen shall be held in each and every year, at such convenient place or places and before such persons as provided herein and those who for every election after the first shall be appointed for the purpose by the Town Council, or in 'case of the neglect or refusal of the Town Council to appoint such places or persons within twelve days before the election, then such places and persons within twelve days before the election, then such places and persons within twelve days before the election, then such places and persons within twelve days before the election, then such places and persons within twelve days before the election, then such places and persons within twelve days before the election, then such places are proposed to the purpose by the Town Council, or in 'case of the neglect or refusal of the twelve days before the election, then such places are proposed to the twelve days before the election.

sons may be fixed and appointed by the Mayor of said Town.

16. Public notice of the time and places for holding every election shall be given by the Town Clerk, by publishing notice in one or more of the newspapers printed in the said Town (if any such there be,) and by printed handbills to be posted up in three or more public places in each of the several Wards, for not less than ten days s to such election.

17. Not later than six o'clock in the afternoon of the Friday previous to the annual election of Mayor and Aldermen as provided by this Act, nominations of persons duly qualified for the respective offices of Mayor of the said Town and of Aldermen for each of the different Wards of the said Town, signed by two or more duly qualified electors of said Town, shall be filed at the office of the Town Clerk with the said Clerk, and if a greater number of persons are nominated for any of the said offices than are required to fill said offices, the said Town Clerk not later than ten o'clock of the forenoon of the day of such election, shall notify the polling officers of the persons so nominated for said offices, and shall cause the names of the different candidates for said offices to be posted in some conspicuous place in each polling booth where such election is to be held, and the said polling officers shall thereupon, at ten o'clock in the forenoon of the day of such election, open a poll for the election of persons from among the candidates so nominated for said offices so to be filled as aforesaid, and shall keep the same open till four o'clock in the afternoon of the said

18. In any election for Mayor and Aldermen in the said Town, ery elector entitled to vote at such election shall be entitled to vote for Mayor, and for two Aldermen for each ward for which Aldermen are to be elected; and each ballot paper to be used at any and every such election shall contain the names of the persons nominated for the office of Mayor, and also the names of the persons nominated for the office of Aldermen for all the wards for which more than two persons

have been nominated. 19. The said ballot paper shall be in printed form, and with a counterfoil, and prepared under the direction of the Secretary-Treasurer, and shall be substantially according to form (A.) in the schedule to this Act contained, and shall contain the name of every person nominated, when more are nominated than are required to fill the office. A sufficient number of such ballot papers for the purposes of such election shall be prepared, and a portion of the same, equal to not less than the number of voters on each Register of Electors, delivered to each presiding officer for each poll, and one such ballot paper shall be handed by such presiding officer to each elector demanding to vote, and whose name appears on the Register of Voters for such poll or whose name is legally added to such Register as provided in Sec. 9 of this Act; the presiding officer first placing his initials on the back of the ballot paper and a number on the counterfoil corresponding with the voter's number on the Register of Voters; the elector on receiving such ballotpaper shall forthwith retire to a private compartment provided for the purpose, to which he will be directed by the presiding officer, and where he will be screened from observation, and there mark his ballot paper, with a cross placed in the white discs opposite to the names of the candidates for whom he wishes to vote, with a pencil which shall have been placed there by the presiding officer for that purpose, and hand such ballot paper folded so as to conceal the names thereon, and so that the initals on the back and the counterfoil may be seen, to the presiding officer, who shall, without unfolding it, ascertain by examining his initials and the number upon the counterfoil that it is the same which he furnished to the elector, and shall first detach and destroy the counterfoil and shall then immediately, and in the presence of the elector, place the ballot paper in the ballot box. The presiding officer shall mark off from the list the name of each person, as he deposits his ballot, and the poll clerk shall enter on the poll list the name of each elector voting, and any other fact the presiding officer may require him to note, and shall assist the presiding officer in counting and tallying the ballots.

(a.) Every person who seeks to ascertain how an elector has marked his ballot paper, and every elector who exposes his ballot paper so as to show how it is marked, or takes it out of the polling station, shall incur a penalty of not less than one hundred dollars.

(b) It shall be the duty of the poll clerk to retire with any elector, and assist him in marking his ballot, provided the said elector shall have first made oath or affirmation before the person holding such election, as follows, that is to say:

I, A. B. do solemnly swear [or affirm] that I am unable to mark ballot paper without assistance. So help me God.

Which oath or affirmation the person holding such election is hereby authorized to administer; in every case where the elec-tor has sworn or affirmed as aforesaid, the presiding officer shall write in his poll book that such elector has so sworn or

(c) The poll clerk shall take the following oath before beginning his duties, namely :-

I, the undersigned, A. B., poll clerk, solemnly swear [or affirm] that I will well and truly mark the ballot papers of electors who are unable to do so, in such manner as they may direct, and that I will keep secret the names of the candidates for whom any of the voters mark their ballot papers in my presence, or for whom I mark them at their request. So help me God.

Which oath or affirmation the person holding such election is

hereby authorized to administer.

(d.) Should an elector inadvertently spoil his ballot paper, it will be the duty of the presiding officer to give such elector another ballot paper in exchange for the one so spoiled, which spoiled ballot paper the presiding officer shall immediately (e.) If any ballot paper should be deposited with more names there-

on voted for for any office than are required to fill the same, such ballot paper shall be declared void in so far only as relates to the Mayor, or to the Aldermen for the ward in respect to which the informality has occurred as the case may be.

(f.) Every elector must vote without undue delay, and shall

quit the polling station so soon as his ballot paper has been placed in the ballot box. (g.) Any writing or mark placed on a ballot paper, by a voter,

other than the voting cross, and which would be calculated to indicate the indentity of the voter and thereby impair the secrecy of the ballot, shall invalidate the ballot paper. 20. The polling officers at any election of Mayor and Aldermen or any or either of them shall not be disqualified from voting at

such election as electors, by reason of being such officers. 21. The name of each elector voting at such election shall be written in a poll list, and after the close of the poll the officer holding the election shall forthwith openly and publicly ascertain and declare the number of votes given for each of the candidates, and as soon as possible thereafter he shall make return thereof under his hand, of said election to the Town Clerk, who shall at the Council Chamber at the hour of six o'clock in the afternoon of such election day, or so soon thereafter as practicable, declare the candidate or candates having the greatest number of votes duly elected; provided however, in case an equal number of votes shall have been cast for two or more candidates for any office, the Town Clerk shall give the casting vote or votes, and declare such candidate or candidates for whom he shall give such vote or votes duly elected. In case no more candidates are nominated for any office than are necessary to fill the same, a poll shall not he held in their case but the Town Clerk shall, when making the declaration aforesaid, also declare such candidate or

candidates duly elected. candidates duly elected.

22. The officer or person holding such election shall not be bound to keep the poll open until four o'clock in the afternoon in any case where no more candidates have been nominated than may be necessary to be elected. All officers or persons holding such elections shall preserve all rejected ballots, and shall deliver the same together with the good ballots, receipts for taxes of persons added to the list on polling day as provided in section 9 of this Act and poll lists with their returns for said elections to the Town Clerk as soon as possible after said election, to remain in the office of the Town Clerk, where they shall be open for inspection to any elector on payment of twenty

23. At any such election, every elector shall vote at the poll in the ward on the voters' list of which his name appears, and not elsewhere, and non-residents shall vote at the poll which shall be designated for that purpose by the Council, but no person shall vote at any one election in more than one polling place. Non-residents having property in more than one ward may notify the Clerk of the ward for which he desires to vote, and the clerk shall enter his name on the list for that ward

24. If any person shall fraudulently vote at any such election by personating any elector, or, being qualified, shall vote more than once at any election for Mayor or Aldermen he shall for every offence be liable to a penalty not exceeding forty dollars.

25. The polling officer for each ward shall, before proceeding with such election, appoint a Poll Clerk, who shall be sworn before such officer to the faithful discharge of his duties, which oath the said polling officer is hereby authorized to administer. Every person elected to the office of Mayor or Alderman

shall within ten days after his election accept the office to which he shall be elected, and shall take and subscribe the following oath of office before any Justice of the Peace, that is to say:-'I, A. B., do solemnly swear (or affirm) that to the best of my knowledge

and belief, I am qualified as by law required in every respect for the office of Mayor or Alderman (as the case may be) to which I have been elected, and that I will diligently, faithfully and impartially and to the best of my ability, discharge the several duties which appertain to the said office of Mayor or Alderman (as the case may be) while I hold the same.—So help me God.'

27. If any person duly elected to the office of Mayor or Alder-

man shall neglect or refuse to take the oath of office within the time limited, the said office shall be deemed vacant, and shall be filled up by a new election to be made in the manner herein provided.

28. Any person holding the office of Mayor or Alderman, may resign the said office by delivering to the Town Clerk a notice of such resignation in writing, signed by him, which resignation shall be laid before the Council at its next meeting, and such office shall thereupon become and be vacant, and shall be filled by a new election to be held

in the manner hereinafter provided.

29. If any person holding the office of Mayor or Alderman shall be declared a bankrupt or shall apply to take the benefit of any Act for the relief of insolvent debtors, or shall remove his residence to a place without the limits of the town, or shall be absent from the town or from the meetings of the Town Council for more than two months at any one time (except in cases of illness or by leave of the Town Council first obtained), then and in every such case such person shall thereby vacate his said office, and the office shall be filled by a new election made in the manner hereinafter provided.

30. If the office of Mayor or Alderman should become vacant through death, resignation or otherwise, the Mayor, or in case of his absence, or if there be no Mayor, then any three of the Aldermen shall by order in writing within ten days after the vacancy occurs direct the Town Clerk to cause a new election to be held to fill the said vacancy, and public notice of the time and place of such election shall be given by the Town Clerk, and the nomination of candidates and proceedings in such election shall be in the manner hereinbefore provided for in case of the annual election of Mayor and Aldermen.

31. Every person duly elected to the office of Mayor or Alderman, having taken the oath of office heretofore prescribed, shall, unless otherwise provided in this Act, hold office as follows:—If he be Mayor, until another Mayor is elected and sworn into office; and if he be an Alderman until the day for holding the annual election as provided for in this Act; provided however, that nothing herein co tained shall render any person holding office, ineligible for re-election to the same.

32. The Town Clerk of the Town of Chatham shall, on or before

the twentieth day of September in each year, prepare an alphabetical list for each Ward of all electors qualified as provided by this Act to vote at such election in each Ward in said Town to be taken from the last general assessment roll preceding such election, filed in the office of the Town Clerk, and shall post the list for each of said Wards in some public place in such Ward not later than the said twentieth day of September and shall give public notice in such manner as the Council may direct of the place where such list is posted and that the same is subject to revision up to and including the Friday next preceding the annual election.

33. It shall be the duty of the Assessors to assist the Town Clerk in the preparation of the said lists of electors, and to furnish him with all information in their possession as to the residence and qualification of the electors. Such lists shall be open for public inspection without charge up to and including the Friday next preceding the annual election in each year, during which time any person properly qualified, and whose name has been omitted, shall upon satisfactory proof of the same to the Town Clerk, have his name inserted therein, and any elector whose name shall have been placed in the wrong Ward, shall upon satisfactory proof to the Town Clerk, have his name inserted in the list of the Ward in which he resides and is entitled to vote, and any non-resident elector having property in more than one Ward may direct the Clerk in writing to place his name on the list of the Ward in which he wishes to vote, and the Town Clerk shall furnish the polling officer appointed to hold such election in each Ward with a list so revised of the electors of such Ward, at least twenty-four hours before the time appointed for holding such election; provided always that if the name of any elector is not on the list for the Ward in which he resides he may vote in any other Ward on the list for which his name does appear, which said lists so furnished shall be, for all the purposes of accepting or refusing the ballot of any person wishing to cast the same, registers of voters at such elec-

34. If any candidate at any election as aforesaid, or any elector who has a right to vote, and did vote thereat, be dissatisfied with such election he may within six days after the day on which the Town Clerk shall declare the result of such election make application in writing through the Town Clerk to the Town Council, setting forth the grounds of the complaint, and demanding an investigation thereon, and the said Council is hereby authorized and required to examine and determine the matter of such complaint at their next meeting, or at a meeting called for that purpose; but the Mayor or Alderman whose return or seat is in dispute shall not vote on the examination of such complaint, and if it shall appear to the Council on such investigation by evidence on oath viva voce that any person has been returned and is serving as Mayor or Alderman contrary to the provisions of this Act, the said Council shall declare his election to be void and the seat vacant, and shall direct a new election to be held to fill such vacancy, which election shall be held, and notice thereof be given and nomination of candidates therefor shall be held, given and made in manner provided for in the case of an election under the sixteenth and following Sections of this Act, in so far as the same may apply, and the Mayor or Chairman at such meeting is hereby authorto administer any necessary oath in such investigation.

35. When at any election for Mayor or Aldermen within the

Town of Chatham on the day of such election any candidate by himself or by his agents shall directly or indirectly give or offer to any elector any money, meat, drink, entertainment, promise or reward or make any promise or engagement or give or allow any money, meat, drink, entertainment, promise or reward to any elector in order to be elected, or for being elected as Mayor or as an Alderman of the Town of Chatham such candidate shall be deemed to be guilty of bribery and corruption; and on its being proved to the satisfaction of the Judge of the County Court of the County of Northumberland that such person has been guilty of bribery or corruption as aforesaid, the said County Court Judge shall declare such election void, and upon his certifying, in writing, to the Secretary-Treasurer of said Town that he has declared such election void, a new election shall be held forthwith as directed under the next preceding section of this Act.

36. Every officer or person holding any election for Mayor or Aftermen under the 34th and 35th Sections of this Act shall be and miy be deemed a Peace Officer on that occasion, and shall have power and authority to maintain and enforce order and decorum, and preselve the peace at the election held by him and to suppress all riot and disorderly conduct thereat; and all Peace Officers and all others Her Majesty's subjects are hereby required and commanded to be aidingland assisting him therein, and any person neglecting and refusing to give such aid and assistance when thereunto required by such presiding officer, shall incur a penalty of not exceeding twenty dollars: and if any person or persons shall commit violence or be engaged in any affray or riot, or shall in any wise disturb the peace and order at such election in any manner whatever, or in any wise interrupt the poll, or the business thereof, or wilfully obstruct or threaten any person coining to vote, the officer or person holding any such election shall have power and authority on view or on oath of one credible witness (which oath the officer or person holding such election is here-by empowered to administer), forthwith verbally to order such person nto custody or commit him to prison, should such officer deem it expedient, by warrant in writing directed to the Sheriff or his Deputy or to any Constable within the Town, or to the Keeper of the Gaol or Lockup house, which warrant such Sheriff, Deputy Sheriff, Constable, Gaol or Lock-up house Keeper shall and may and is hereby required forthwith to obey under a penalty not exceeding forty dollars for disobedience thereto; provided that such imprisonment or restraint shall not continue more than eight hours after the adjournment or dissolution of such meeting; and provided also, that the person or persons so guilty of such disorderly or riotous conduct, or of disturbing or inrrupting the poll in any way or manner whatever, as hereinbefore specified, shall be liable notwithstanding such restraint and imprison-ment, to be otherwise prosecuted and punished as if no such arrest had been made. [Continued next week.]

Established 1866.

Durian Bros. & Co... AMHERST, N. S. Dunlap, McKim & Downs, WALLACE, N. S.

DUNLAP, COOKE & CO.,

AMHERST, N. S.

DUNLAP COOKE & CO MERCHANT TAILORS. -AND-GENTLEMEN'S OUTFITTERS

AMHERST. N. S.

This firm carries one of the finest selections of Cloths including all the different makes suitable for ine trace. Their cutters and staff of workmen employed are the best obtainable, and the clothing from its establishment has a superior tone and finish. All inspection of the samples will convince you that

FANCY AND STAPLE GROCERY COMPLETE.

Turkeys, Geese, Ducks, and Chickens. Raisins, Currants, Candied Peels/
Raisins, Currants, Candied Peels/
Essences, Spices, Apples, Grapes/
Figs, Nuts, Confectionery, Cigars Etc. Etc.
Best Family Flour, Meals, Hay, Oats, feed of all kinds.
Pork, Beef, Herring, Codfish, Molasses, Sugars. Oils, Tobacco, Etc Etc

CHEAPEST STORE IN TOWN, Don't forget the PIANO-each dollar purchase, one ticket. Ready-Made Clothing, Dry Goods, Caps, Robes, Horse-Rugs. Boots and Shoes, Overshoes, Rubbers, Moccasins, Etc, Etc.,

At the greatest bargains ever were known.

DONT FORGET the piano; each dollar's worth you buy you receive MERRY X'MAS AND HAPPY NEW YEAR TO ALL

W. T. HARRIS.



NOTICE TO HOLDERS OF TIMBER LICENSES CROWN LAND OFFICE, 12 JULY, 1894 ention of all holders of Timber Licenses is

which reads as follows;

'19 No Spruce or Pire trees shall be cut
by any Lacensee under any Licensee, not even
for piling, which wil not make a log at least
18 feet it length and ten inches at the small
end; and if any such shall be cut, the
Lumber shall be liable to double stampage
and the License be orfer of " dall Licensees are hereby notified that for L J TWEEDIE

THE LONDON GUARANTEE ACCIDENT CO.

The only British Co. in Canada issuing G rant e Bonds and Accident Polic es FRANCIS A. GILLISPIE.

Uressmakers' Magic Scale.

Persons desirous of learning how to use the 'Dressmakers' Magic Scale' may do so at the HOFEL DIEU CONVENT, where a lass is being opened for that purpose. By means of this clever invention any lady may not any syle of ladice' or children's garments without refitting.

Now is also the regular time for formation of classes in Phunography, Typewriting and Telegraphy, those intending to begin should not talky.

For Terms apply to

For Terms apply to

MOTHER SUPERIOR,
Hotel Dicu Convent.
Chatham, N. B.



IF YOU ARE HUNTING

elegant novelties in jewelry and an all round appay of watches clocks and silverware, you can do it in our stock Here is a tantalizing beautiful array of sparklers flashing rays, that when sen raises a deare to possess them. The trade clock indicates that the buyer's hour has come, and our store shows that buyers are not neglecting the timely hint. Come to us for a dazzling display, a golien shower of tempetations including if year filled Waltha u Watch for its of the company of the world. The Framily Herald and weekly star of Montreal. The Family Herald and eekly sta In Newcastle opposite Square over J. G. Kethen's Barber shop, Telephone No. 6.

WATCHES, CLU KS, AND JEWELRY, repaired at short notice, and

INSURANCE

SCOTTISH UNION AND

IMPROVED PREMISES

Roger Flanagan's Wall Papers, Window Shades, Dry Goods, Ready Made, Clothing, Genta' Furnishings

Hats, Caps Boots, Shoes &c. &c. Also a choice lot of

GROCERIES & PROVISIONS R. FLANAGAN, ST. JOHN STREET CHATHAM

hanty, Campand Boat Stove

[From Miramichi Advance of Oct 11.] [From Miramichi Advance of Oct 11.]

Mr George Marquis of Chatham will be looked upon as a benefactor of suelt fishermen, s.or.sinen and others who may have the good fortune to uro cure stoves of the new patient designed by him the first sample of which was put together at his well known shop at 'hathan on Tuesday afternoon and shipped yeat-rday to Neguao It is to be used in a roos-shooter's camp at Tabusintac and for that pur pose as well as for heating and cooking in smelt-fishermen's shattles it is jist the thing it is about 20 inches long, It inches from front to back and the same from bottom ty. The Tue bottom, top, door and dampers, etc are of cust from and the sides and ends are composed of a sheet of 16 gange sheet steel It will hold userly twice as much wood as a star stove while owing to a new and peccliar form adouted in the bottom, it will ourn eithe a small or large quantity of fuel, as may be desired It may also be litted to burn coal. The e is a draft for forforing the time and valumer for lessening the heat at will. The top has two put hose and these heat at will. The top has two put hose and these which is of the usual form, by which is of the usual form, by which is of the politic politics. requirement (nat is more than local, and the coat, \$5, places it within a limost everhody's ability to buy it Mr Marquis has just begun to fill orders, and it will is well for those who intend of sil smel s during the coming winter, as well as sportsumen and gunners who want to be comfortable and, at the same time, have as two on which they can do quite a range of cooking to place their orders with

THE BOUQUET. seeing reductions in Milinery and Fancy Goods

weather the series of the latest styles of a cheap make of the latest styles of Millings, hates incisery, unders, ladie, wrampbes, sunishades, hates and headwear a specialty.

All the above are styles hand fashionable, be latest inportations from London, Paris and the London, Paris and the London Lo

SHERIFF'S SALE

o be sold at Public Agention on Friday, the 10th, day of April hext, in front of the Post Office in Custham, between the hours of 12 noon and 5 o'clock p m.

All the right, title, increst and share of Charles A. McDougall in and to all these several lots or tracts of land situate lying and being on the resterly side of the south west branch of informatical River, in the Patish of Blackwile and County of Northumberland, and abutted and boun led as follows, viz :—All thet lot or 'racs of land situate, lying and being on the easterly side of said river bounded notherly by lands occupied by Alex McDonald, southerly by lands occupied by Alex McDonald, southerly by lands owned and occupies by A ex. Campball, easterly by crown land and westerly or n front by the said branch of the Miramich Hiver, containing 400 assets provided by Alex McDonald, southerly by the said branch of the Miramich River, containing 400 assets provided by Alex Also, all that other pico, lot or tract of land situate, lynn and being on the easterly side of said branch of the Miramich River, containing 400 and occupied by Annas Campball; as JOHN SHIRREFF,

ORS. C. J. & H. SPROUL.

SURGEON DENTISTS. Teeth extracted without pain by the use VILFous Oxide Gas or other Amesthetics, Artificial Teeth set in Gold-Rubber & Celluloid special attention given to the preservation and regulating of the natural teeth Also Crown and Bridge work All work Quaranteed in every respect

Office in Chatham, BENSON BLOCK, Telephon

SHERIFF'S SALE!

To be sold at Public Auction, in front of the Registry Office, in Newcastle, on Friday the 6 h day of March next between the hours of 12 noon and live o'clock p. m:

All the estate, share, right, title and interest of Janes O Fi-h ot, in, to or out of all the following described pieces or parces of land situate lying and being in the Parish of Newcastle in the 13 nu y of Northumberland, and Province of New Brunswick; vis: Insurance bu-iness heretofore carried on the Thomas P. Gilleapir, deceased is continued to undersigned who represents the following handers and the same of the continued and any Province of New Brunswick vis.

All that plees or parcel of land situate lying and being in the Town of Newcastle in the said County front by Water Street, and on the lower or casterly side by lands presently owned and coupled by the late who was an accupied by the late who was an accupied by the late who was an accupied by the late who was and occupied by the late of the lower or easterly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on the upper or westerly side by Mark Street, and on Newcastle in the said Town on Newcastle of Indian Street, on Indian JOHN SHIRREFF, Sheriff's Office Newcastle this 26th day

> FURNACES FURNACES. WOUD OR COAL WHICH I CAN FURNISH AT REAS NABLE PRICES. STOVES

COOKING. HALL AND PALLOR STOVES AT LOW PRICES PUMPS, PUMPS.

A.C. McLean Chatham.

Lime For Sale

THE MARITIME SULPHITE FIBRE CO. LTD.

SMELT Smelt shooks on hand and frasle hv

GEO BURCHILL & SONS
Nelson Dec. 22nd, 1894;



wearers.



The undermentioned advantages are claimed for MacKenzie's 1st-That from the peculiar construction of the glasses they ASSIST and PRESERVE the sight, ren lering frequent changes unnecessary.

2nd—That they confer a brilliancy and distinctness of vision, with an amount of Ease and Comfort not hitherto enjoyed by spectacle

3rd-That the material from which the Lenses are ground is manufactured especially for optic purposes, by Dr. Charles Bardou's improved patent method, and is Pure, Hard and Brilliant and not liable to become scratched. 4th-That the frames in which they are set, whether in Gold Silver

or Steel, are of the finest quality and finish, and guaranteed perfect in every respect. The long evenings are here and you will want a pair of good glasse so come to the Medical Hall and be properly fitted or no charge.

J. D. B. F. MACKENZIE.

Chatham N. B., Sept. 24, 1895.