Maramichi and the North Shore etc..

HOUSE TO RENT :- See advt. LUMBER DRIVERS' BOOTS: - See Mr. Harris

LAND for sale at Rock Heads. See Mr

newest and freshest importat ons will be interested in Mr. Creaghan's announcement

in another column MR. WM. RICHARDS who was driven by the late fire out of the Parker building, now has his office in the premises adjoining the Noonan building on the south.

THE BRIDGETOWN, N. S. sensation is ut exploded The analyst found no poison in the stomach of the late D. D. Cameron. The case is adjourned until 8th March.

A CHEESE FACTORY .- A meeting is called for in Derby on Tuesday evening next for the purpose of taking into consideration the advisability of erecting a cheese factory or butter creamery in the parish of Derby. -Advocate.

DEAR!-The Fredericton Farmer say:-"A prominent society lady who recently entertained over 100 of her friend at a social party, mourns the loss of her \$150 watch, which mysteriously disappeared i

A Suggestion is made that excursio rates be offered on the Canada E stern in connection with the opening of the Legis lature on Thursday next. The manage ment informs us that any party of ten persons may obtain tickets at excursion

THE SAILORS' HOME. - The special com ittee appointed by a public meeting to consider matters connected with the man agement of the Sailors' Home have decideagainst the appointment of a committee to manage the institution because Miss Hurchison was unwilling to give it to them for more than one year. This is not con sidered a sufficient time to get things ! working order. - St John Globe.

KILLED ON THE I. C. R. :- Last Thursday afternoon the English mail train bound west struck Geo. L. Eigett, who was walking on the track at Hall's Creek, near Moncton and he was instantly killed. Deceased was 40 years old, a school teacher, and a brother o Rev. Gilbert Edgett, Methodist clergyman An inquest has been held and a verdict, en tirely exonerating the railway employees, returned by the jury.

WILL TAX FOREIGN PEDDLERS:-Th-Secretary-Treasurer of York County, John hill, Finlay McDonald, and Alex. Gibson haus ly driven out of the more progressive section of the country, and are becoming the more plentiful in Northumberland and York.

THIRTY UNDERHILLS had a meeting New York the other day and dined in

the tin and has only the june of the claims suring. better for suppers and readily made dishes. Bridge.

When Clark, Kerr & Thorne disolved the

Ernest Hurchison are making a vist to vices in the churches. the United States, and will attend President Cleveland's inauguration.

Epworth League.

subject, 'Children of Genius.'

as well as to writers of fiction, and he would like to talk to them as lan, William Damery. dwelling especially on some promi- such .characters of Dickens and

ually interesting and amusing by well number. For the first he had the great-arranged anecdotes full of the lecturer's est respect, as they were honest in what well known dry humor; interpersed with they did, and while not always approving wharfit resplicitly described incidents of the ad- of their methods, he could not help ad- Keoghan.

At the close of the lecture a vote of Esq., seconded by Rev. Thomas Marshall and unanimously carried. Mr. Stewart may always feel sure of a full house to hear his excellent lectures, this

bei g the second one he has so kindly favored the League with. Meeting closed with Doxology.

Mr. Leary's Death.

Arthur Leary of New York, died at his residence in that city on Wednesday night dent or director of other steamship companies, gas companies, banks and insurance Sachems of Tammany and a public contractor. He was best known in the provinces through is connection with the seagoing timber rafts and the exploded charges with which his name was connected by the notorious Dector Atkinson in the last House of Assembly at Fredericton.

A Popular Competition.

the popular competition of the Ladies' Home Magazine, a first class illustrated nagazine, published at Peterborough, Ont. The competition is open to the would and is free to all who wish to compere. All that is necessary is to send an- authority. swers to the following questions: 1. Which is the longest book in the new Testament. 2. Wuich is the shortest ? 3. The longest verse? 4 The shortest? Mail your a swers to The Ladies' Home Magazine. enclosing \$1 for six months subscription o this popular and handsomely illustrated magazine. If your answers are correct you are sure of a reward. The fol lowing is the prize list: \$1,000 in gold \$500 in gold, \$250 in gold, \$100 in gold, may rely on fair and square dealing, as The Ladies' Home Magazine is an old and eliable concern. Address. THE LADIES HOME MAGAZINE, Peterborough, Outario.

DOAKTOWN, Feb. 25th 1893. DEAR ADVANCE:-The weather has been for hauling in supplies. Messrs. James Robinson, B. N. T. Under-

in lancet work, with colored glass. The

Stirring the Temps ance Pool. firm became Burpee, Thorne & Co., Mr. Meetings in the interest of the temper-Kerr going out and forming a copartnovehip since cause are held on stated Sunday with Mr. J. M. Robertson formerly travel- evenings in the temperance hall, Chatle for he house, under the name of Kerr ham, under the anspices-ve understand & Rubertson, who are now doing a success- -of the local W. C. T. U., the speakers being selected beforehand. They are It is said that the assets of the assigned firm are \$70,000 and their liabilities record as friends of the temperance cause and, heretofore, have invariably pill, think it cannot but do good. the lat of May. His successor here, will platform of these Sunday evening mee: William Damery, Francis Ca ruthers, of last Sunday evening Mr. F. O. Petter- Whalen, Alex. F. Manderson.

called upon. entertained a large audience in the vestry | mentary references to the W. C. T. U. Layton, Pat'k Lynch, John Kane. and commending its aims and work, and auspices of the Epworth League on Mon- a so to the good done by temperance Fitzpatrick, Daniel Crimmen. things, that it would seem to him an aw- Geo. Dick, (Napan), John Currie. The learned lec urer introduced the full waste of time to talk temperance in

Temperance people, said he, are divided Dan'l Chesman, Thos. Flanagan. Many of the characteristic sketches closed with a moral and others with sarcastic references to the final home of those who disobeyand, third, those who are such from
Dennis Sullivan, Wm. Martin. The lecture throughout was made unus- policy—which latter seem to be the larger Game warden.—Arthur Johnson

their zeal. They were the enthusiasts, Hocken A strong appeal was made to parents to from whose ranks came the temperance Revisors of votes.—Roger Flanagan cultivate in their children a taste for cranks and fanatics, of whom he (the Robert Murray, jr., Thos. Crimmen. speaker) was, he supposed, one. The Inspectors of shingles. - James Mowatt, second class, too, he could get along Robert Wall. themselves before indulgence became a habit.

A. McN. Shaw, Secy, mean in pocket, but small in mind; who would drink all the rum on the sly that | jr., Francis Russell. Henry Kelly, (steveof last week. He was in his 62nd year, a ally managed to get themselves elected to Thos. King, (up. dis.) great student af history, had been a fine all the best offices, and if there was any round athlete and long distance swimmer. money going contrived to direct most of it was engaged in shipbuilding, a member of into their own pockets. They were the the Cunard Steamship Company, a prest ones who do the shouting, while they let someone else do the real work. When a w money is wanted they are not in it ampanies, a democrat, treasurer of the any further than they can help. Like Patrick Connors. parnacles, they cling to temperance ship and impedents progress, and are doing mere harm to the temperance movemen toan any other cause. Why, some of thee, in this community, said Mr. Mersereau, are so small-minded that they won't read the ADVANCE newspaper, because it dares to criticise their methods We desire to call the attention of those and while I would not recommend that who take an interest in Bible study, to paper to my family as the only thing they hould read, yet if it is the medium through which the views of the other side

some of that class from whom emanated a let er in the Advocate of February 8th. made up largely of misrepresentation and falsehood, because the courts of this County are not run in the same narrow groove as they live and think in; and be cause a case is decided by the court, con trary to their views, after having had sworn testimony, which they had not, they must throw mud at the sheriff, the otanos, organs, gold watches, 2500 jury and everybody connected with the elegant silver teasets, &c. The public case. Some of them are finding fault

Every person who is able to work can find he failed to see why an officer should be gentlemen in question. employment in the lumber woods this justified in violating one law while at-

are not allied with the temperance party to stand. for songs, chow-ler, etc. There is no hing dweling house at the north end of the selves moderately. Ask some of those

(middle district.)

Town Clerk .- Wm. T. Connors. District Clerk -Win. Damery. Wharfingers. - William Wyse, Michael

thanks was moved by W. B. Snowball, with, as they had sense enough to control Collector of dog tax, —Thomas Green. Surveyors of roads.—Alex. Henderson (up. dis.), Alfred Peterson, (up. district), For the third class, however, he had Wm, Kelly, (lower dis.), And. Irvin the most utter contempt. They were ab- (up. dis.), Peter Manderson, Ed. Martin stainers because they were too mean to be Matt. King, Sylvester Brecken, (D'field), anything else; and they were not only James Coltard, John Dunn, (Third Lots). Overseers of Fisheries -Dudley Perley

Police committee.-Roger Flanagar Robert Murray, jr., Samuel U. McCully Fire and street commissioners.—Wm. Wyse, M. S. Hocken, Alex. Robinson, John Wilson, George Stothart, William Lawlor, L. H. Abbott, W. T. Harris, Bye road commissioners.-John Rilev.

Phine & Harriman, Patrick Connors. Assessors of rates. - Samuel Waddleton Geo. Stothart, Wm. Damery. Commissioners of highways. - Joh Riley, Jas. McLaughlan, Wm. Wyse.

Public square committee.-W. T. Co nors, R. A. Lawlor, Wm. Troy, William Wyse, J. D. B. F. McKenzie, William passive auxillary in placing Scott Act and balanced the account with \$70. Wilson, Charles Gunn, George Stothart, matters where they are. Alex. Burr. Northumberland to Wit.-I certify the

day of January, 1893.

[Sig,] SAMUEL THOMSON. Secretary and Treasurer.

The three-column communication in last week's World, signed "A Citizen," and en titled "Smith Sat Upon-The Counsel Fees in why, the lockup was not a fit place to keep a pig in for any length of time.

Mrs. L ishman:—It is good enough for a rumselle! (Sen a ion and applause.)

Mr. Mersereau continuing said he was efficient administration of the Act and the Scott Act is fine goine egg. So much for the "comparison of the "com

PERSONALITIES ARE NOT ARGUMENT. tempting to punish the violation of an- As to the personal matters which so large-Samuel Freeze is running his mill cutting other.

Samuel Freeze is running his mill cutting other.

Again, although a man who professes Scotia. He gives employment to quite a Scotia. He gives employment to quite a stock in trade of such matters which so the personal matters which as the life temperature may be dishonest in his business.

Again, although a man who professes Scotia. He gives employment to quite a stock in trade of such matters, we danger to the Scott Act—the real and permanent of such matters, we danger to the Scott Act—the real and permanent of the Scott Act—lies in the fact that the convictions, and has been that the danger to the Scott Act—the real and permanent of such matters, we danger to the Scott Act—the real and permanent of such matters, we danger to the Scott Act—the real and permanent of the Scott Act—lies in the fact that the convictions, and has been that the danger to the Scott Act—the real and permanent of such matters, we danger to the Scott Act—the real and permanent of the Scott Act—lies in the fact that the convictions, and the scott Act—lies in the fact that Mr. R. Attridge is busy running a large ness, or immoral, or anything elso that men whose inint production the letter is New York the other day and dised in honor of Capt. Nathaniel Underhill, "the first of the American Ismily, a soldier, friend, legislator, disciple of tolerance and Indian fighter., But they will have a bugger time in 1897, when all the Underhills in England, United States, Canada and Australia will erect a monument over Captain John's grave, that year being the east end of the building, and a rose hundredth aniversary of his birth.

**New York the other day and disciple of capt. Nathaniel Underhills in England, United States, Canada and Australia will erect a monument over Captain John's grave, that year being the side windows are finished to the side and the two functions in the part to be in the fund to carry on prosecutions has been improperly put in Mr. Murray's pocket. Messrs S. U. McCulley and Robert Act magis-rate and Scott Act magis-rate and Scott Act atorney, are natives of and well known in Chatham, and a residence of inneteen years here has made the people also fairly well acquainted with Mr. Smith, who is so severely "stat upon." While it may be desirable, for the inspector's and window of colored glass. The tops of the side windows are finished in lancet work with colored glass. The home who had thoughts of his own.

**The transport of the interior of the inspector's at the correct was bady, vet, because he is "a temperance was bady, vet, because he is "a temperance was bady, vet, because he is "a temperance was bady end with mark the Colley and Robert R. Attridge is busy running a large.

**Mr. R. Attridge is busy running a large.

**Mr. R. Attridge is busy running a large.

**Messrs S. U. McCulley and Robert R. Attenders, and without on the letter is was bad, vet, because he is "a temperance was bad, vet, because he is "a temperance was bad, was bad, vet, because he is "a temperance was bad, vet, because he is "a temperance was bad, was bad, vet, because he is "a temperance was bad, vet, because he is "a temperance was bad, vet, because he is "a temperance was bad, vet, because he is "a temperanc contained in it, which makes fine flavoring Mr Robert Ross is preparing to build a at all, and who sometimes include them-

CUSS IT. temperance people why they don't assist The reader of the World's defence of this law at the present time.

The foregoing is not, by any means, a report of Mr. Mersereau's whole speech.

He said all this and much more, and it is needless to say that the temperance of the site of the said all this and much more, and it is needless to say that the temperance of the said all this and much more, and it is needless to say that the temperance of the said all this and much more, and of the said all this and much more, and it is needless to say that the temperance of the said all this and much more, and of the said all this and much more, and of the said all this and much more, and of the said all this and much more, and of the said all this and much more, and of the said all this and much more, and of the said all this and much more, and of the said all this and much more, and of the said all this and much more, and of the said all this and much more, and of the said all the strictures we have made a greater effort to obtain peaceable and five dollars for third—after which no charges were made. The record shows a great array of adjournments. Why? Simply because there was money in it for Mr. Murray. Those who attended the trials know and distingulation to other sums thus earned being demanded by said form passed upon and voted by hinself, to obtain peaceable attendance at magistrate's court; the action charges were made. The record shows a great array of adjournments. Why? Simply because there was money in it for Mr. Murray. Those who attended the trials know durray. These who attended the trials know and distingulation to obtain peaceable attendance at magistrate's court; the add this containing—with a least of the sums thus earned being demanded by said form passed upon and voted by hinself, to obtain peaceable attendance at magistrate's court; the add the to obtain peaceable attendance at magistrate's court; the add to included in the wory dangerous and erroneous advice of Mr. Murray.

What wonder is that a man occupying is not him the more of outside the sums thouse array of adjournments. Why? S second class, while saying he might have put a little more sugar around the largely emasculated or altogether omitted—

shows that comparison.

shows that councillors quite as loyal to the It is said in Mr. Murray's behalf by the only ten dollars for Mr. Murray, so he And the second as many serious for the earlier stages of his experience, occasion-future will reside in the gift of that institution, and influence will reside in the gift of that institution of those who are recognised by the country to state the apparent recklessness with which the charges of Mr. Murray were excessive and the dinary will call of the Scott Act, and of almost as pure, you kn

> CLAY IN THE POTTER'S HANDS. assisting to "absorb" the Scott Act fund.

vantages of personal acquaintance with miring their consistency and commending Clerk of the market. - Michael S. dominated. Mr. Murray, when he resigned settled by the score, so that -as stated by Afterwards, when the committee of Council as attorn y are horne out by the facts the police magistracy for the purpose of entering the Council and becoming Scott Act in January—there is no class of proceedings body and sought his assistance, he reminded Any other lawyer, in the community, with attorney, was fortunate in having the man before the magiatrates' courts that are now them that he had publicly declined to serve as willing and efficient an inspector as Mr he wished as his successor appointed to the so simplified or easy of prosecution. It will, with them, and he was not going to assist Menzies, would have secured more convicvacancy, and he, no doubt, found it an easy therefore, be apparent to the reader that, lst, in the work in any private manner. Last tions than Mr. Marray did at one-half of task to secure to his friend, exclusively, the work of trying all Scott Act cases. Mr. Tweedie's position at the bar as a lawyer year, when a movement was made to repeal the cost. Not a lawyer on the Miramichi can be found to by that he would not readily McCuiley, naturally, felt grateful to Mr. ought to demand, and, 2nd, that Mr. Twee- meetings of those who had organised for the have undertaken the work done by Mr. Murray, and his mind was in a very re-ceptive condition for any ideas which his 1882 required quite as much time, care and though he told them he believed the pre-charged, provided all the Scott Act cases enefactor might wish to implant therein. research as those of Mr. Murray in 1892 vincial act was a better one than the Scott were guaranteed to him as they were to that It seems that Mr. McCulley soon became The extreme Scott Act people to whom Mr. Act. He said to the gentlemen who called gentleman. No intelligent person can escape convinced that it would be very unsafe for Murray makes his appeals may not admit upon him for the purpose, that if the Scott the conviction that Mr. Murray, illegally, im to do anything in his magisterial this, but we submit it, nevertheless, as a Act were repealed and the provincial act and forgetful of the honor and dignity of capacity, especially in connection with the correct and reasonable proposition. In the brought into operation he would doubtless his position as a municipal councillor, took someone else would pay for, who became members of temperance societies in order and position who generated by Mr. Murray. We applied to generate the generated and position who generat sense of his own incompetency and the absolute need of the ever-present advice and and he seemed to think the position of Mr.

Act champions as Mr. Murray may find part of the Scott Act fund. The effect of assistance of the ex-police magistrate, sitting Murray might have been discussed without their interest in "sitting upon" Mr. Smith Mr. Murray's greed in the matter has been to uncillor and active Scott Act attorney. his defenders introducing his name into the as everything that is detestable because he check prosecutions, for the inspector is, When Mr. Murray was presenting argu controversy—especially when in doing so he, cannot pretend to hold views and do that in doubtless, deterred from making them, in ments before the Council in January last to (Mr. Tweedie) was altogether misrepresent. which he does not believe, but, he prefers view of almost everybody but Mr. Murray induce the members to pass his Scott Act ed. He showed us the page in his ledger on the outspoken advocacy of that which he telling him they have cost more than they secont, he was quite emphatic in reference which his account in Scott Act prosecutions thinks is right, to any pretence or sham should have done, and that the debt created to Mr. McCulley's inability to sit in judg | was entered. We found that his charges in ming which may gain for him either present | tells against the popularity of the Act. We ment in Scott Act cases without him at his each case ranged from ten dollars to three advantage or the plaudits of those whom he state these facts and leave them to the elbow to keep him from making blunders; so dollars. In some of the cases in which he has found ready to be easily victimised by judgment and sober sense of the community. dollars. In semic of the cases of the Murray class, had appeared in court three times, he received no more than ten dollars. In all of the and too easily induced by designing of Messis. Murray & Co. will no doubt be Having drifted from the moorings of independence and self-reliance and being by the actual record, twenty-one appearfriends. captured by his more wily friend, he must, ances, for which his gross charge was \$73

THE MODERN DEMETRIUS.

THE MONEY ILLEGALLY TAKEN.

way to teach the community respect for law? might be used for future prosecutions?

A VIOLATER OF THE LAW.

people of the "third class" are denouncing him, while those of the first and to let Magistrate McCulley put the accused on

circles, and his estimable wife has formed a engaged for last Sunday evening, how- Arch'd Woods, John Blake, Rich'd Wil- deterred from speaking out plainly about it The above, which we quote exactly as it Mr. Murray would descant on the dignity of circles, and his estimated with assorting the court and the necessity of upholding it appears in the court and the necess probably assume his new position the let of man quite different in some ma erial re- McLaughlan, Patrick Coleman, John Bul- presentatives in almost constant attendance jutended to offer to his readers a comparison going to allow witnesses who had been sum-April, and will remove his family to Halitax specis from all his predecessors on the look, John R. Johns on, Henry Dorsay, outside of the rail, exercising a surveillance between the charges made by Mr. Tweedie moned, to treat the court with the contempt over the utterances of those within it. The for apparances as counsel in Scott Act cases implied in their non-appearance? That probably be Mr. W. F. Mitchell, at present agent of the Bank at Bridgewater, N. S. —

From Farmer."

William Damery, Francis Ca ruthers, more intelligent of these councillors realised that if they were to characterise the raid substainer, prohibitionist and friend of the work as long as betainer, prohibitionist and friend of the work as long as a long as betainer, prohibitionist and friend of the work as long a made upon the fund as it deserved, have the bare assertion of an alleged fact—the it was necessary to employ it. After a time, From Farmer."

Mr. R. Stanley Murray of Boston was in town this weel and his many friends were and friends in the cause. At the meeting and friends in the cause and friends in the cause. At the meeting and friends in the cause at the fact which is an an eleged fact, but he has not the faculty of the fact there is their fact would have been the same as that deserved, have the bare assertion of an alleged fact, but he has not the faculty of the fact would have been the same as that deserved, have the bare assertion of the faculty of the fact where the fact would have been the same as that deserved, have the fact where the fact would have been the same as that deserved, have the fact where the fact would have been the same as that deserved, have the bare as the fact where the fact would have been the same as the fact where th successful petitions for an In-pector before Council in January, but which was as un. Mr. Murray suggested an adjournment, the the Council, and moved his appointment and true then as it is now. Such "comparisons" court was with him. A more able and Has Judge Steadman of Fredericton is on worthily occupied the chair and the half was packed—the andrence be ng comsciation.

Mr. F. R. F. Brown of Moneton was elected one of the members of the council at the annual convention of the Canadian at the Brown of Wonteal on Third Engineers held at Montreal on Third Engineers held at Montreal on Third Engineers F. Sinclair, R. P. C. T. U. representations and the usual number of young and other people who Third Engineers F. Sinclair, R. P. C. T. U. representations and the usual number of young and other people who the meetings because they find the united appearance of the connecting for the senseting secure of the united appearance of the members of the connection of the Canadian at the usual number of young and other people who the united appearance of the members of the connection of the Canadian at the usual number of young and other people who the united appearance of the members of the connection of the Canadian at the usual number of young and other people who the united the united the united the united the united the usual number of young and other people who the united Messrs. E. Sinclair, R. R. Call, and them entertaining after the ordinary serpro and con, both editorially and in letters their public positions to raid public funds stables the inspector and himself. Lest Mr. Mr. D. P. McLuchlan was the first speaker and he made an address on the speaker and he made an address on the lines. Then Mr. Mersenen was Murray may endeavor to make his dupes in and are driven into corners where they must a theme for thought and debate amongst the tax-payers. Reason would suggest that the or love of money are such, and his lack of suggested might have led to appeals (for he day evening the 27th inst., by a lecture, societies generally, said, amongst other Surveyors dams, -Michael Fitzpatrick, merits of their work, they seem to rely ments in order to justify his course. Stateprincipally for exculpation upon personal ments and "comparisons" similar to that in The World writers endeavor to make it Surveyors wood and bark .- Thomas abuse of the editor of the ADVANCE and a which Mr. Tweedie's name is introduced, are appear that Mr. Smith in some way peraudience to Macauly, Byron, Shakespere, Milton, Milton while we have not tested the accuracy of the the Scott Act, or was associated with those whole of them, those we have investigated who made an organized attempt for its re-

Let us here say, before proceeding turn out to be utterly worthless. We peal. Even if that were true it would hard-Inspectors of butter. — George P. Searle, further, that we acquit police magistrate need to cite only the result of our enquiries ly relieve those who have put the Scott Act McCulley of other than a passive part in in the matter of Mr. Tweedie's fees. fund into their pockets of the odium of doing WHAT AN HONEST COMPARISON SHOWS. | 80. But as a councillor Mr. Smith is on As everybody knows, and as Mr. Murray We find that Mr. Tweedie was retained in record as having worked hard for and led in frequently intimated in Council, the magis- 1882, to prosecute all the Scott Act cases having a Scott Act inspector appointed at trate was not a free agent. He was clay in brought. It will be admitted that there were the largest salary the law would allow the the hands of potter Murray, by whom, with difficulties ten years ago in prosecuting Council to vote. Subsequently, when a comthat weakness of mind and of moral per- Scott Act cases which do not now exist. inittee was being appointed by the Council

their defence. But that would mean a fee of

WHAT "SMITH" HAS NEVER DONE.

as we have said, be considered as only a and, in settling he threw off the old \$3 We are in a position to say this: That Mr. Smith has never aided any violator of Making a comparison of this actual the Scott Act-man or woman-in any way, account with the charges of Mr. Murray, either by purchasing liquors from them, or Demetrius, as we were about to say, had under the arrangement into which he inwere expressed, as is asserted, how are foregoing tr be a true copy of the list of a fat thing of it at Ephesus. He and his co-Parish and County Officers appointed for workers made silver shrines for Diana and ing Mr. Murray the benefit of everything that a penalty for aiding in the exposure of we to know what they are or how to meet them, unless we consult so good an authority.

we to know what they are or how to meet them, unless we consult so good an authority.

we to know what they are or how to meet them, unless we consult so good an the parish of Chatham, for the year 1893, by the Northumberland County Council, found that Paul's preaching of Christianity and preaching of Christianity and found that Paul's preaching of Christianity and found there was big money in the job. When he by the Northumberland County Council, found that Paul's preaching of Christianity and found that Paul's p Given under my hand and the seal of didn't go out and say that if the new ing the same proportions to Mr. Murray's incline him) to become a Scott Act champion the Municipality of the County, this 3rd religion were to preveil he and his fellow whole account, it would, under the Tweedie for the money he might make out of it and workers would lose their job, but he called arrangement, have been about \$497.88 in at the same time, be the patron of places in his associates and said "ye know that stead of \$1297.24. Let it be remembered, where the Act is violated at night, with by this craft we have our wealth", and after exhorting them on grounds con-W. T. CONNORS,
Town Clerk.

Who are the Enemies of the Scott Act?

After exhorting them on grounds connected with the idea that "gods made by with hands" were the only correct things to worship, he succeeded in so exciting them on grounds connected with the idea that "gods made by with hands" were the only correct things to worship, he succeeded in so exciting them on grounds connected cases and to receive pay for his services at the rates Mr. Tweedie charged, his bill would have been just 8799 96—or within four cents of \$890—less than it was. to worship, he succeeded in so exciting them that they went out and created an uproar in the city, the burden of their cry being, "Great is Diana, of the Ephesians!" Now, the developments beforethe Council, and the the developments before the Council, and the whole Conway family in the lockup, after their arriest and keep them there for some ays, or until an examination was had.

The case. Some of them are finding fault the Scott Act Cases," seems to be the best to vicing of general opinion on the subject in the Advance have caused Demetrius Murray who, as his friend councillor whole Conway family in the lockup, after their arriest and keep them there for some ays, or until an examination was had.

The case. Some of them are finding fault the Scott Act Cases," seems to be the best bott had been having a good time at her heuse. If others are in that position it ought to suggest to them the prudence of avoiding personalities which are not germane to the morits of public discussion.

The case. Some of them are finding fault the Scott Act Cases," seems to be the best bott and the developments beforethe Council, and the voicing of general opinion on the subject in the Advance have caused Demetrius Murray who, as his friend councillor Russell said, has "killed the goose that lay be locked by Mr. Murray, who, as his friend councillor Russell said, has "killed the goose that lay be golden egg." So much for the "comparisons" which are suggested by Mr.

OUR TREATMENT OF THE INSPECTOR.

OUR TREATMENT OF THE INSPECTOR. OUR TREATMENT OF THE INSPECTOR.

As to the statement that "Smith" began o circulate "rascally slanders" about Mr Mr. Mersereau continuing said he was not there to defend the Conways, or to efficient administration of the Act; and the in the worship of Diana and instead of province —In the County of Cumber. ont there to defend the Conways, or to blead their cause. That had been settled by the proper court, but he was there to plead for equal rights and justice under the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether it were a set of the law for everyone, whether to be such in the worship of Diana, and instead of province.—In the County of Cumber in the worship of Diana, and instead of land, N. S., last year, there were seventy of the model as to accept "Smith sat upon," with the worship of Diana, and instead of land, N. S., last year, there were seventy of the county and in one in another province.—In the County of Cumber-land, N. S., last year, there were seventy of the land, N. S., last year, there were seventy of the county and in one in another province.—In the County and in one in another province.—In the County of Cumber-land, N. S., last year, there were seventy of the land, N. S., last year, there were seventy of the land, N. S., last year, there were seventy of the land, N. S., last year, there were seventy of the land, N. S., last year, there were seventy of the land, N. S., last year, there were seventy of the land, N. S., last year, there were seventy of the land, N. S., last year, there were presented to the legis ature at its next session to provide for imposing a tax upon foreign peddlers doing business in that county. These intruders are being gradual sufficient answer to all that has been said witnesses. Their teams are going and coming night and written in the last two months against Scott Act administration in Northumberland, or woman, or an officer of the law, and Marzier and by the solution in last week's World, the burden and written in the last two months against Scott Act administration in Northumberland, or woman, or an officer of the law, and Marzier and Business in that the supplies are did mark to see the people have the joint the last two months against Scott Act administration in Northumberland, or woman, or an officer of the law, and declined to publish written state. ments concerning some of his doings which 59 convictions, and in order to show the difference between honest and "crooked" were apart from his duties as inspector and Our contention is and has been that the management of such matters, we tabulate antecedent to his appointment, rather than prejudice his work by making them known.

THE INSPECTOR BADLY ADVISED. Referring to the failure of the inspector's case against the Conways, the World writers

his counsel never to make a search without a warrant, although Sm:th says he was, and that he never did make a search without Payment by results is the correct and safe one, which ought to show which statement is correct." Neither "Smith" nor the ADVANCE has at the man who had thoughts of his own two functionaries, to pull Mr. Smith down to cillor to be a claimant upon any fund under who work for us the gauge of their efficiency less have tried to get into Conway's place by GLAMS:—Those who are partial to clams for soups, chowders, lunches, etc. will find clams articles a strict in the Lepteaux sealed clams now kept for sale at the store of W. T. Harris, T. Flausgan and T. H. Foundant.

They are put up in pound tins and are not the watery short-grained things usually sold, but a genuine, large, well prepared anniting flavored clams, in quantity that till the tu and has only the juries of the clams on the prepared anniting will be ready for occupancy early in the sum of the tun and has only the juries of the clams on the partial to clams and the narrow groves and of the value of their series to put air. Smith down to their own lavel, he has no desire to retainist in kind, although he might do so truthfully and effectively. He only wishess they were more worthy of the positions they respectively by results, we find that the find authority, as beging and threatening in turn in his denies would, doubt-denies the two uncertainties, to put air. Smith down to their own level, he has no desire to retaining up his in kind, although he might do so truthfully and effectively. He only wishess they were more worthy of the positions they respectively by results, we find that in trumping up his shield with a till their own level, he has no desire to retaining up his showing that in trumping up his shield, although he might do so truthfully and effectively. He only wishess they were more worthy of the positions they respectively by results, we find that in trumping up his shield, although he might do so truthfully and effectively. He only wishess they were more worthy of the positions they respectively by results, we find that in trumping up his bill against the Scott Act was not the lapt control of the Council and Mr. Murray having showing that in trumping up his bill against the Scott Act was not the proposition they respectively by results, we find the wind, although the scott Act was not the proposition that required only the sease are people they sate upon and the funded to be run on the nar appointed vindicator of one law while he, himself, is violating another! Is that the banded and guarded it in order that it that he asked Mr. Murray, privately, if he HOW IT WAS WORKED,

had understood him correctly. Mr. Murray assured him that he had, "But," he added Try them.

Try them.

Assignance The reader of the word is described as a second of the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described in the spring.

Assignance The reader of the word is described to indeed to indeed the following from the law questions and answers in this phase of the matter, we quote the following from the law questions and an award of the color of the post of this phase of the matter, we quote the following from the law questions and answers in the spring.

Assignance The reader of the word is designance of the word is designance to this object of this phase of the matter, we quote the following from the law questions and answers in the spring.

Assignance The reader of the word is designance of the prosecution of this phase of the matter, we quote the following from the law questions and answers in the string of Jan. 17th:

Solve It was known as clark, the first of the prosecution of the prosecution of this phase of the matter, we quote the following from the law questions and answers in the string of Jan. 17th:

The teader of the word is designance of the matter, we quote the following from the law questions and answers in the string of Jan. 17th:

The time place of the word is designance of the matter, we quote the following from the law questions and answers in the string of Jan. 17th:

The time place of the word is designance of the matter, we quote the following from the law ques

DIED.

Sleep on in thy beauty, Thou sweet angel child By sorrow unblighted, By sin undefiled. Like the dove to the ark
Thou hast flown to thy rest
From the wild sea of strife
To the home of the blest.

Mew Advertisements.

W. T. HARRIS'

A full line of all kinds of footwear at Lowest Cash Prices

Also a large stock of leather and shoe findings REPAIRING PROMPTLY DONE

COUNTY BYE-LAW

A BYE-LAW RELATING TO MUNICIPAL ELECTIONS.

Be it ordained by the Municipal Council of the ounty of Northumberland, SAM. THOMSON THOMAS W. FLETT, Secy. Treas., Co. North Warden, Co. North

For Sale or To Let The house on St. John St. owned by Mrs. Sara

FOR SALE

A brown filly foaled 30th June, 1892. From the trotting stallion "Redemption" and the thoroughbred mare "Carrie C." by "Judge Curtis" Apply at the ADVANCE OFFICE.

no charges were made. The record shows a greater effort to obtain peaceable great array of adjournments. Why? Simply because there was money in it for Mr.

Murray. Those who attended the trials know it forms the many the person of the said proposite the said lot included in the said very dangerous and erroneous advice of Mr.

Murray. Those who attended the trials know it forms the person of the said lot included in the said very dangerous and erroneous advice of Mr.

Murray. Those who attended the trials know it forms the person of the said lot included in the said and previous on which the said John Robertson at present resides.

The same having been seized by me under and by the Surgerous and the said lot included in the said or the person of the same having been seized by me under and by the Surgerous and the said lot included in the said previous proposite the said lot included in the said and previous many the person of the said lot included in the said and previous many the person of the said lot included in the said previous many the person of the said lot included in the said and previous many the person of the said lot included in the said and previous many the person of the said lot included in the said and previous many the person of the said lot included in the said and previous many the person of the said lot included in the said and previous many the person of the said lot included in the said and previous many the person of the said lot included in the said and previous many the person of the said lot included in the said lot incl

"Seal Brand" Coffee At the World's Fair.

Chase & Sanborn have been awarded the mammoth contract for supplying all the Coffee served inside the World's Fair Grounds, against the competition of the largest importing houses in the

This tribute to the Excellence of the "Seal Brand" proves that it is the best-Coffee Grown.

WHERE SMILING SPRING ITS EARLIEST VISITS PAY.

EARLIEST SPRING IMPORTATIONS

usual lines. Then Mr. Mersereau was McLaughlan, John England, Jas. Brehaut,

Advance had also the right to refer to a integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does state most absurd things under color of integrity so great that he does not scruple to does n Mich'l Maher, James McDonald, (B. B'k) and also the right to refer to a integrity so great that he does not scriple to his great that he does not scriple to his great prestige as their lawyer) we may satins, silks, carpets, rugs, I to 4 yds. wide, floor oil cloth, window hang-J. L. Stewart, Esq., editor of the World Mr. Mersereau, after making compli- Jos. Steel, Geo. Dick, (Napan), Albert it seems that Messrs, Murray, McCulley & cupidity of others for the purpose of im. remind them that there could be no appeal ings, general household goods and spring novelties.

Layton, Pat'k Lynch, John Kane.

Boom masters.—Benj. Flood, Michael

Fitzpatrick, Daniel Crimmen.

Layton, Pat'k Lynch, John Kane.

Bown masters.—Benj. Flood, Michael

Fitzpatrick, Daniel Crimmen.

Layton, Pat'k Lynch, John Kane.

Bown masters.—Benj. Flood, Michael

Fitzpatrick, Daniel Crimmen.

Layton, Pat'k Lynch, John Kane.

Co., the parties against whose misman age properly and illegally putting public it and have would hardly do that when his own pocket, may have it so. Having no defence on the reasonably be expected to make false state. Received from London, England, and New York, 569 doz. gents'

scarfs, ties, bows and four-in-hands Received direct from Paris and Grenoble, France, 734 doz. ladies' and gents' Lisle thread, silk and Perrin's kid gloves every pair guaran-

Received from Boston, 37 cases meu's and youths' fur, felt, hard Received direct from Canadian Mills, 141 cases and bales cotton goods, woolens and general domestic staples, all personally selected for our trade and now offered at close cash prices.

WHOLESALE AND RETAIL. eeptions which comes to such persons when the prospect of making-money is placed before them, he permitted himself to be for purposes of appeal which have since been he rose in his place and refused to serve.

The working of the law was them a som-to circulate petitions for the repeal of the paratively new thing; and points were raised. Act and Mr. Smith's name was placed on it, he rose in his place and refused to serve.