## Tenmichi and the Blorth Shore, etc.

MUNICIPAL ELECTION ) atter from me of the periphes, received too late for his week, will appear next week. Sn. Aspanses. The Ledies of St. Indices of Church Charles on the Ledies of St. Indices of Chicago the Christman holidays.

Transactor Gira.—The Catholics of Kon thougan have lately presented their Pastor, Rev. H. A. Douest, with a net of tilver meetted harness.

The "Anvocate" did not reach its

Chatham subsprillers yesterday and they said it did not make much difference they had an atmospheric disturbance. There were therefore ten contented per sons in the place.

PERSONAL : J. C. E. Carmichael, Esq.

of the Chitom Service, who has been appending his gracation absorting on the Tabushing teaches, has been all bonn. He reports your good mort but complains that the weather was too fine.

STORM AND HIGH TIDE: — An old.

sphioned easterly rain storm, accompanie with high wind, visited this section of the country yesterday. As we go to pres the tide is rising to a beight seldom reach ted to goods in many of the st the wharves.

Bankin New BRUNSWICK ALMANAC.—

Parness New Brunswick Almanac for 1880 has come to hand, and will be found to contain a great variety of Statistical, Vantical, and other matter intimately connected with the Province. Among

copy of the Revised Tariff.

Medittan's Assistant Tariff.

Medittan's Assistant Tariff.

Medittan's Assistant Tariff.

Millans Agricultural and Natical Almanac for 1880. It is very neatly got up, and exclusive of its value as an almanac time) at St. John, and Charlottetown, P. L. besides a large fund of information relative to provincial and Dominion mat-ters, of which the Revised Tariff is not the least valuable. It is for sale at the Miramichi Bookstore, price 10 cents.

"CITY LOTS FREE" is the title of an adin the Western States and things out of the naual course happen there, and while the Denver land company may be entirely ameers in their offer it would be well for any who feel inclined to secure their good faith through friends in that ection before investing. This we cou-

and may be the creature's head while the other end appears a little forked. At imes it lies still in a snarl, but is generally winding and unwinding itself. It is

of Campbellton, Honeton, of Bathurst, Russel of Dalhousie, Johnstone of Blackville, McKenzie of Richibucto and Fogo attending the quarterly meeting of the Miramichi Presbytery. At the meeting arrangements, were made for deputations dissemmating information respecting the Missionary enterprises of the Church.
A good deal of other business was done,
chiefly of a Juntine character.

CAUTION. -- We learn from a friend at C. Ferguson and claiming to hand W. guson and claiming to be an agent for THE TIMES, Telegraph, News, Mohowk and certain M. Y. papers, is travelling in Miramichi. The willow says that the Modawk is published in THE TIMES office was higher to being we like to delaim and which appertune exclusively to the News office, St. John. Ferguson is a fraud and a scoundrel. THE TIMES has ne Agents except Mr. Norman McKenzie, the is well known to most of our patrons, and who is now in Kent County.

We have internation from the Tele-graph that Fergmen is a fraud-in as Buspange, Several new and very landsome residences have gone up in Richibusto and Kingston during the past year. In the former place are those of M. Plannagan, W. J. Smith and Wm. a very nest and confortable dwalling just about finished. A new school house has just been completed, in this village, also, on the site of the one recently destroyed by fire. It is a headanne two story by fire. It is a hence one bull-tower and intended fire two departments The trustees were artimete enough to have sufficient interpretent the des berned to build and complete the new one.

Telegraph HOUSEKEEPERS WARE It to make their dwermare beight Digmond Dust Polish Miramichi Bookstor 25 cents a box. It is equally seed for silver, silver or goldented ways, nicked plate etc. For cleaning glass, it has no equal. Unlike ever soen, lides not were the surface in the hast its estimate more the morative, does not scretch, is applied in the most simply mining, without labor and, by being simply wiped off, leaves a surface of surprising brilliancy. We confidently recommend the polish as being an article of great morit. Send 25 cents to the

Entertainment of the Chatham Temperance References. On Tuesday evening the Chatham Temperance Reformers held their weekly en tertainment in the Temperance Hall.
Alex. Cantley, Esq., Vice-President, occupied the chair at the opening of the meeting until the arrival of the President, by the Rev. Dr. Jardine. Addresses were Richibacto and the Rev. Dr. Jardine: ecitation was given by Mr. J. U. Loggie; a sole by Miss Margaret Johnston, and cheruses by the Choir. Miss C. Johnston

on of the meeting it was

nsuing quarter. There was a fair at-

### Distressing Accidents.

resulted in the death of Mr. Ephriam Sherrard occurred on Friday last on Mullius's Stream, Northwest Miramichi. Sherrard, with two others, named Don nelly and McKenzie, who were employed which obstructed stream driving operations, attempted to draw a charge that had

brother of McKenzie above referred to,

the body of Sherrard.

### The Municipal Elections.

CHATHAM.

econded by D. G. Smith.

and Johnson ran together on the citizens' hope of lessening Mr. Lawlor's vote, though it is not probable that Mr. Mc-Gowan realised that phase of the arrange?

Hope of lessening Mr. Lawlor's vote, though it is not probable that Mr. Mc-Gowan realised that phase of the arrange?

Nelson, plaintiff presented himself with his men, but was not allowed to go to business was that of a keeper of a public. His Honor in summing up directed the

of the Chatham ratepayers to elect Mesars
Lawfor and Fotheringham last year by a
square "ticket vote" induced them to square "ticket vote" induced them to centre on the Lawlor and Johnson ticket was subject to the approval of the consigned for an analysis of the spread of the consigned for the square which showed honor and good faith, notwiths the met Mr. Joyce, Manager of Messrs, and the men were generally paid at that standing a number of carvasses much more clever than truthful, invented for the constant of the formula of the constant of the constant of the formula of the constant of

John McGowan, John McGuire,

ed for each were as follows:-

John O'Brien.
John P. Burchill,
Thos. Flett,
Peter Esson,
Allan Saunders, Councillors O'Brien and Burchill were, therefore, re-clected.

Thos.-Ambrose, Esq., was Chairman of the meeting.

The candidates were W. S. Brown, Jared Tozer and James Somers. Messri Brown and Tozer were elected. The candidates were Messrs. Whitney,

Anthony Adams and Jasper Maddox.
Messrs. Adams and Maddox were elected. DERBY. The candidates were Messrs. James Robinson, John Betts, Wm. Cliff and

Thos. Vye. Messrs. Robinson and Betts BLACKVILLE Messrs. Edward Hays and W. T.

Underhill were returned without opposi GLENELG. Messrs, Fitzpatrick and McNaughton, amichi Bookstors and get a box that will last you air months. There is nothing like it for plated harness-mountings.

## -no opposition.

22nd inst., says :-

very plentiful in the fields where the potatoes have been dug and are likely to

. 9

Two blasting accidents, one of which on the salmon this year. - En.1

#### Northumberland County Court. BEFORE HON. EDWARD WILLISTON, JUDGE.

week, for want of space.] ticular importance.

and for the defence A. H. Johnson, J.B. the interpreter then stated, On Saturday, while the foreman of the Snowball (French Consular Agent) Wm. to the Consignee's approval. work, Mr. David Whitney, was absent Cherry, D. Crimmin and R. P. B. Joyce. Cherry, D. Crimmin and R. P. B. Joyce.

It appeared from the evidence for the matter of stowing ships Mr. Snowball said

very badly.

Dr. McDonald was called to attend such french barque E-flantine, consigned to the shove as required medical treatment and Dr. Smith held an inquest on such french barque E-flantine, consigned to Mr. Tweedie enquired whether Mr. Snowball had any interest in the profits of Stevedores' contracts for atowing ships

Gowan realised that phase of the arranges ment beforehand. The same astute gentlemen put up Mr. Stapledon last, year and behaved with the same good faith towards him as they did towards Mr. McGowan on Tuesday.

Mr. McGuire was constrained to run because he had promised, some time since to do so, and was probably encouraged because he was known to be generally in sympathy with Messre Lawlor and Johnson's friends and it was hoped that he, too, would have left him a clear profit of \$100

Towaday.

In this men, but was not allowed to go to work, the captain having, meautime, made an agreement with Mr. Cherry (another stevedore) for the stowing, at \$1.10 a standard. Plaintiff set his damages at \$100 and swore that, calculating his own lost time, in consequence of the breach of contract, and that of his men, he made an agreement for the stowing was that of a keeper of a public work, the captain having, meautime, made house.

Mr. Cherry, Stevedore, testified that he he had stowed the Eglantine (defendant's satisfied from all the evidence that there was an understanding (though not in the interpreter in his (Cherry's) presence, that it might have been the understanding between him and the captain that the agreement made on board the ship with plaintiff was to be subject to the approval of the consignee, but it was not in the written contract. He thought the price them two work. Plaintiff said to the interpreter in his (Cherry's) presence, that it might have been the understanding (though not in writing) between plaintiff and defendant in the time, in consequence of the breach of the work is at side to the head stowed the Eglantine (defendant's satisfied from all the evidence that there was an understanding (though not in the head stowed the Eglantine (defendant's satisfied to the interpreter in his (Cherry's) presence, that it might have been the understanding between him and the captain that the agreement made on board the ship with plaintiff was to be subject to the approval of the consignee, but it was not in the wr

he and they should receive extra credit for any one part of their policy it is that by which those really most interested were induced to "lie low" so far as open work was concerned. The candidates received the following votes.

A. H. Johnson,

A. H. Johnson,

Wm. Lawlor,

Daniel Crimmin,

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The control of their policy it is the port. He testified that a statement was prepared in Daniel Crimmin,

The control of their policy it is the port. He testified that a statement was prepared in County Notes.

The control of their policy it is the profit to be made an arrangement and saying the (Mr. C.) had stowed ships consigned to other merchants besides Mr. Muir beards, but found the custom whereby shippers required captains to take steve-dore as himself, (Mr. Crimmin.)

He (Mr. C.) had stowed ships consigned to other merchants besides Mr. Muir beards, but found the custom whereby shippers required captains to take steve-dore as himself, (Mr. Crimmin.)

He (Mr. C.) had stowed ships consigned to other merchants besides Mr. Muir beards, but found the custom whereby shippers required captains to take steve-dore as himself, (Mr. Crimmin.)

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He (Mr. C.) had stowed ships consigned to other merchants besides Mr. Muir beards, but found the custom whereby shippers required captains to take steve-dore as himself, (Mr. Crimmin.)

Kept busy all summer. They manufacture do to the found the custom whereby shippers required captains to take steve-dore as himself, (Mr. Crimmin.)

Kept the office of A. H. Johnson, Esq., (a Com- Eglantine was a sufficient profit to be made missioner for taking affidavits to be read out of a ship of that size. There is considerable comment over the in the Supreme Court) setting forth in The address of counsel and the charge There is considerable comment over the fact that Overseer Wyse's candidate polled so small a vote and it is unfortunate for in question was to be subject to the approval of the Captain was to be subject to the approval of the Consignee. As the Captain was about to sign it, he (the Interpreter,) that he might sign something that was not right, told him not to sign until he, the Interpreter, had read it. He then opposition.

NEUCASTLE.

In Newcastle Councillor Hays and James Brown, Esc. were returned without opposition.

NEUSON.

NEUSON.

There was considerable interest manifest that the contract in question was to be subject to the approval of the Captain to sign something that was about to sign it, he (the Interpreter,) case of the plaintiff depended almost entirely upon his own testimony and that of the interpreter, Brobecker—a person who had shown himself entirely lost to all self-respect and unworthy of confidence. He could compare him to Judiss Iscariot for the had taken the thirty dollars—the thirty dollars—the thirty dollars—the thirty which happened about eight years ago while the vessel was on her way from

There was considerable interest manifested in the election in Nelson parish, no less than five Candidates being in the field.

Swear to it. He, minisch, asc, as the truth, and the Captain swore to be had taken the thirty dollars—the thirty dollars—the thirty which happened about eight years ago pieces of silver—from his master Capt. while the vessel was on her way from Hayana to Boston. It makes us think Their names and the number of votes poll- of the Captain was the truth he declined until his back was turned, when he turn-

office and he had not settled up his account yet; he never stowed any but Counsel for the plaintiff had, several vessels consigned to Mr. Muirhead; he times, during the progress of the evidence,

A Redbank correspondent writing on 22nd inst., says:

THE LATE OATS are poor in quality and

THE LATE OATS are poor in quality and

THE LATE OATS are poor in quality and the second paper were his, and were also but the Court ruled that although

be a scourge next summer.

Salmon.—Quite a number of salmon are taken by parties fishing on the Little South West and also on the Northwest.

The French Consular Agent, Mr. Snowball agent, Mr. Snowball, testified that plaintiff, defend-office on one occasion after the time the South West and also on the Northwest.

Muirhead's, or Mr. Snowball's, or Stewarts' or Guy, Bevan & Co's, offices the first in bankruptcy commercially, as he has for some time been politically. How that "Captains must sign clean Bills of the can reconcile the late rise in the price of flour with his official conduct

announced by the Chairman that next I am into med by the fishermen that the pared for loading, the object of the meet. and no one better than the learned Country at Ottawa, during the last session of restay evening the committee would be almon are very numerous, and very large.

appointed to nominate officers for the Both rivers are barred by the nets, Sunday and Monday, and every day, whether preter, for the captain and himself, de tests than any lawyer at Chatham and lawfully or not, I will not say, but large quantities must be taken as the scow goes past here to the "Slaughter House" very and he turned quite briskly upon the plainoften. [We hope there will be no 'fungi' tiff, in presence of the Consular Agent accounts they would, by forcing captains to on the salmon this year.—En.] cusing him of behaving in bad faith make what contracts they pleased for Plaintiff, however, did not then either admit stowing, make one or two ships pay them.

or deny the truth of the interpreter's as- This was all wrong, for the work should sertions, but said something to the effect | be open to competition. It was the merthat when the proper time came he would by R. P. Whitney, Esq., blasting rocks [We hold over the record until next say what the arrangement was—all he ship was to be stowed, but each shipper would then do was to stick to what was had his favorites for doing the stowing of ions, attempted to draw a charge that had alled to explode, when it went-off, shattering poor Shorrard in the hip, cutting his time was that of Desmond vs Guizot. It on some other business and he joined him ing poor Sherrard in the hip, cutting his time was that of Desmond vs Guizot. It on some other business and he joined him face and the left hand thumb and little was an action for breach of contract the (Mr. S.) in assuring Mr. Desmond and the finger. He was hauled twenty miles through the woods over a portage road on a sled and died soon after reaching the settlement, leaving a wife and one child. Donnelly was hurt in the leg and Mc-Kenzie received a few wounds of no particular importance.

Was an action for breach of contract the cause arising at the port of Chatham in June last. L. J. Tweedie, Esq. appeared not be binding if it had been verbally understood and agreed that it was to be subject to the Consignees'approval. The importance of the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant. The witnesses examined for the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant of the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant of the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant of the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant of the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant of the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant of the plaintiff were Daniel Desmond that the written agreement would not be binding if it had been verbally understood and agreed that it was to be subject to the Consignees'approval. The importance of the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant of the plaintiff were Daniel Desmond (plaintiff) and Harry Brobecker and for the defendant of the plaintiff were Daniel Desmond and the cause arising at the port of Chatham in June last. L. J. Tweedie, Esq. appeared that the written agreement would not be the opportunity pass for having a slap at Mr. Sowblall, but though Mr. Joyce and the cause and the cause and the cause arising at the port of Chatham in June last. L. J. Tweedie, Esq. appeared that the written agreement would not be the opportunity pass for having a slap at Mr. Sowblall has the defendant of the pay stevedores in du and for the defence A. H. Johnson, J.B. the interpreter then stated, viz., subject

a man named Sparrow and a third man plaintiff, that ou a certain Sunday each shipper gave a preference to a certain whose name, we did not learn, drew a charge which had failed to explode and in the tug, Sultan, with a party which charge which had failed to explode and in the dig, outlan, with a party which in the stevedere not being in the constant, included Brobecker (an interpreter) J. o'Malley, (representing Messrs. Watt's consideration, and it was the custom of Kenzie's hand and scratched his face and damaged Sparrow's eyes— one of them, Blake, (Steve lores) and others. The insels, if possible, to engage at eved ores ap-

were put on hoard. The Captain could not speak English and he engaged Brobecker as interpreter, who was to be paid value of a cent in any single instance. \$30 for his services while the vessel was in port. Brobecker having introduced for Messrs, Stewart, testified that he was who was the real defendant, but the whole John Fotheringham, Esq., the retiring the plaintiff, Desmond, as a stevedore, met on the street by plaintiff the day shipping interest of the port. Capt. Councillor, was elected chairman of the Captain Guizot made an agreement with Meeting, and D. T. Johnstone, Esq., was him to put his cargo of deals on board he had partly made an arrangement with so he had been willing to state and swear ppointed to act as Secretary. The fol- and stow it at \$1.25 per standard, the Capt. Guizot for stowing the ship and to anything after being guaranteed by Mr. lowing nominations were made:

Wm. Lawlor, by Robert Bain, seconded by Geo. L. Britain.

Andrew H. Johnson, by Wm. Lawlor, ship \$1. per day for them. Brobecker

Andrew H. Johnson, by Wm. Lawlor, ship \$1. per day for them. Brobecker Andrew 17. Johnson, by Will. Lawlor, ship \$1. per day for them. Drobecker agreed to stand between the captain and control captains in employing stevedores.

Pan'l Crimmin, by Peter Loggie, see ment in English and French and it was for the owners. His objection to plainand the land the land and the signed the next day on board the vessel, Brobecker testifying that the capother shippers of the port, his firm observed that gentleman showing he had advised that gentleman John McGowan, by B. Wilkinson, sectain sent for Desmond for that purpose.

While the vessel was being prepared to
John McGuire, by Wm. Wyse, second
The port, his first operation of the captain in
the constant or exto the port, his first operation of the constant or exto the port, his first operation of the captain in
the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation of the constant or exto the port, his first operation or exto the port of the port of

ed by Charles Bernard.

Considerable interest was manifested in the contest throughout the day and the friends of Mr. Crimmin, who it will be remembered, was a candidate last year, exerted themselves with all zeal to secure the return of their man. Messrs. Lawlor proved by the consignees. Plaintiff then and Johnson ran together on the citizens' gave the captain notice that he would ships to the value of a cent beyond seeing that the work was well and properly done identical and it was because the condition and the ship and themselves protected; signess of the Eglantine know this that It was generally believed that Mr. Mc- relating to the approval of the consignees, they paid their stevedores in cash—not in they did not want Desmond to stow that Gowan was not serious in being a candidate, as he was quite well aware of the fact that he was disqualified, but those who encouraged him to run did so in the direct who encouraged him to run did so in the direct who encouraged him to run did so in the ed from doing the work. When the vessel they paid their sevences in cash—not in due-bills and liked to mind their own business, if permitted to do so. He did not know plaintiff as one of the st-vedores of thorities to show that the testimony adduced to prove that the captain's content of the port. He had made enquiry and be-

vote and, perhaps, thereby make Mr. would have left him a clear profit of \$100 named in plaintiff's agreement \$1.25 per as they thought he was entitled to. His thin second man on the tell. The name consideration which led the majority latter being the time occupied by Mr. time. He had been paid \$1.25 for one for 6 days, or rather 51 days work—the standard for stowing was high for that

the purpose of creating distrust and enconverging the meanness known as "plumping." Mr. Crimmin has reason to conhad any objections, when he was told by

Muirhead's office; plaintiff had workgratulate himself on the large vote he regratulate nimself on the large vide and to thank the influential friends jections.

Who worked so faithfully for him, and if Plaintiff afterwards stated what he said for Mr. Muirhead and was as competent Dickinson, Langan & Palmer have a rotary mill below the Village, which has been

doing so. His reason, as stated to the Court, was "because the Captain was succaring to a pose of swearing the Captain was succaring to a pose of swearing the Captain was a liar and who of late years have found graves in lie and I was telling him to do it if he liked. had sworn to lies and that he, himself, the geam! James Lawson and John Bell I was telling a lie to please the Captain, had aided and prompted him in doing it; relatives of some of the unfortunates but I would not sign my name to it. This witness stated that he spoke seven langu- Iscariot, for after getting the thirty whither they, had gone to identify the ages and had been educated for his own (the French) language in "a college in France."

pieces from the Captain (according to his dead. They say that all the bodies exown story, for lying and deceiving every cept George Bell's have been washed body) he had turned traitor, and the dethe french in the first stated that he had stowed ships for Mr. Muirhead, last spring but did not know how much he made by them as the men were paid in Mr. Muirhead's the men who was the men were paid in Mr. Muirhead's the men who was the candidates in Richibucto are O. The candidates in Richibucto are O. McInerney, G. Livingstone and P.

never, made \$100 by stowing a ship, referred to the monopoly which lumber, late Friday night. The vote was but expected to make that amount by this one. The interpreter stated that he also had stowed a ship for Messrs. Guy, plaintiff's, begun and carried on against Livingston 458, McInerny 427, Daigle, stevedores, but if this transaction of the 34.

S. O'Donnell and R. Grogan were Bevan & Co., but he denied that he was the shipper and ship, was a sample of the elected for Carleton without opposition. a stevedore, though he had contracted mode of stevedoring which the learned for stevedore's work and paid his men Counsel would defend, the port and the himself.

Mr. Johnsen, the first witness called for the defence was not questioned very far on account of a point in which the country might be thankful to the monopolists. The learned Counted then went of the widness with the defence was not questioned very far on account of a point in which the country might be thankful to the monopolists. The learned Counted then went of the widness of the evidence and cited authorities bear.

Judge having just returned from the shocking grounds at the mouth of the Kouchibouguac. One way and another he bagged considerable fowl. His Court ruled against the defence. Mr. ing on his side of the case, claiming that defendant was entitled to a verdict, bestatement of the Captain above referred cause the testimony showed that the conto, together with the written statement tract was made subject to the approval day the Court was adjourned until to

THE LATE OATS are poor in quality and in many cases, have been damaged by the frost.

Wheat is of good quality and gives an excellent return for the quantity sown.

Potators are an excellent crop of good quality.

The Late Oats are poor in quality and in the second paper were his, and were also true, but the Court ruled that although counsel endeavored to get these papers in, ostensibly to prove the interpreter's bad character, yet they were inadmissable, inasmuch as they contained matter in the nature of manufactured testimony which might necessary which the interests of the ship and purchasers of deals. Captains, as soon as they arrived in port, were at the mercy of the shippers, and the wind being norther by it seemed much like the whitewash of Sir John's speech at Quebec falling on the subject and an interference with the interests of the ship and purchasers of deals. Captains, as soon as they arrived in port, were at the mercy of the shippers, The Portator Buo.—Potatoe bugs are reconstructed the minds of the jury.

Mr. Wilkinson had the point reserved. The French Consular Agent, Mr. Muirhead's, or Mr. Snowball's, or Stewarts' quence than its length. Our M. P. is in bankruptew.commercially, as he has

The Casey Cape whale story now going the rounds of the press is "very like a whale."

A Timely Suggestion. MIRAMICHI, Oct. 20th '79. MR. EDITOR: - Now and again when ome friends congregate together, the subject of the great Miramichi fire is often chant against the workingman when a discussed for the sake of exchanging the different pictures that have been handed down to them through parental transmisvessels consigned to him—the shippers sion, as well as for affording interest to those were jealous each of the other and lost no who have not heard these oft-told tales opportunity to have a slap at each other. Referring to Mr. Joyce saying he did not I happen to be one in the latter position, from being complete; another of my introduced the "hook survey" on the Mirafriends mentions a more trustworthy writer michi by which lumbermen were robbed about the same time, but putting one's and the same concern had refused employhand on his worknow, is altogether out of ment to men of the place and had brought the question. Baffled on every side I ask in outside labor from St. John and elsecannot something be done to collect where a lot of rough-scruff who got what they could out of the place in the summer and then ran away without paying their taxes.

[Here the Court called Mr. Tweedie to order, remarking, that he was going entirely without the record.]

[Here the Court called Mr. Tweedie to order, remarking, that he was going entirely without the record.] where a lot of rough-scruff who got what order, remarking, that it is triefly without the record.] ment, so as to incite the public in the matter, I would suggest that some enter-tainment in the form of a dinner or supper evidence, Mr. Desmond would have made tanment in the form of a dinner or supper be given to the survivors of the fire now resident in this locality. Hoping some attention may be given to a subject which on consideration might prove to work out good results, I remain \$100 had he not been prevented from ful-

Yours truly, PRO BONO PUBLICO DIED. Oct. Mr. Alexander Vance, Engineer, in the 6 year of his age. He was long a resident of Mirechi, and a native of Glasgow, Scotland.

St. John Daily Telegraph please copy. Mew Advertiscments. WHY WILL YOU BE BALD ?

CARBOLINE AT THE NEWCASTLE DRUG STORE. Also the largest variety of Patent Medicine ever

offered in section of the control of AT THE NEWCASTLE DRUG STORE

Canary, Hemp, Rape, Maw & Millet Seed for Birds, as well as all sundries usually kept in a First Class Drug Storm. E. LEE STREET, Proprietor. INSOLVENT ACT OF 1875 AND AMENDING

In the Matter of James W. Fraser, an Issolvent.
I, the undersigned John Ellis, of Chatham, have been appointed Assignee in this matter and meditors are requested to file their claims before creditors are requested to file their cuains become within one month.

Dated at Chatham in the County of Northumberland, this 29th day of October, A. D. 1879.

JOHN ELLIS, Assignee.

All persons indebted to the above Inselvent are requested to make immediate payment to the

NOTICE.

dence, elaborating the directions given and charging the jury to be very careful in weighing all the testimony, so that them. Mrs. Dr. Jardike, President.

"WM. Johnston, Vice-Pres.

"McDougall, Treas.

"D. Martin, Secretary.



THE OLD MILL at Kingston, owned by

Rerton Bros. of St. John, is now under

kept busy all summer. They manufacture

boards, lath's and whatever is required for

Since the last number of the "Ad-

vance" gave publicity to Kent doings the

Daigle. Daigle came on the course

County Court opened to day the

whole community has been thrown in.

Vegetine, Carboline, &c., &c.

AYER'S Sarsaparilla, Cherry Pectoral and Pills RADWAY'S Resolvent, Relief and Pills, &c. WILSON'S Sarsaparilla, Balsam, &c. HOLLOWAY'S Pills and Ointment (Genuine English.)
LYMAN'S Quinine Wine and Emulsion of Cod BEEF, IRON and WINE, Iron and Quinine, Syrup of Iron.
FELLOW'S Compound, Peruvian Syrup, Sanrd's Cure.
ALLEN'S Lung Balsam, August Flower, Hoar-NORWAY COD LIVER OIL (Shrei Brand) Newwork and Cod Liver Oil.

ROBINSON'S Emulsion, Fowler's Pile and Humor Care, Vinegar Bitters, Worm Candy.

LEEMING'S Essence, a certain cure for Spavin and Immenses in Horses.

Sage, Sunnmer Savory, &c., &c., Essence of Lemon, Vanilla, Peppermint, Cloves, and Cinnamon.

Also Perfumery and Toilet Soaps in great variety.

NOTICE As I intend closing my places of business, in my absence from Chatham, during the winter months, parties wishing to communicate with me on business, will please address as usual when their favors will be forwarded to me and receive my strict attention. Parties indebted to me are re-

J. PALLEN & SON.

will be forwarded to hit tattention. Parties indebted to me are sted to settle their bills at my usual place GEO. ROBINSON. REAL ESTATE AT AUCTION.

To be sold at the Subscriber's Auction Room, on Tuesday, 18th Nov., next, at 11 o'clock, a., m. The following valuable property, Viz.—That de-trable building lot, opposite residence of Dr. Pallen, bunded as follows by three streets, Queen 8t, 1994 ft. Howard St., 135 ft., King, 8t., 1294ft. and from King to Queen St., in rear, 106 feet.

Six Building Lots,

as follows: -Two Lots on St. John St., 50x50 ft., Two Lots on Cunard St., 50x50 ft., and two Lots on Church St., 56x100 ft., these lots are in a most convenient and central part of Chatham.

That valuable property lying between property formerly owned by the late John Horn & James Patterson, containing a frontage of 219 feet with houses and wharf, and known as the Coulsin property, this is a desirable property for Mill or Factory.

That valuable lot of wood and meadow land containing in all 350 acres, yielding upwards of 80 tons of hay annually, known as the McCulley Meadows, situate in the parishes of Chatham and Glendig.

That lot of land lying at the Northerly end of Napan River containing 8 acres more or less, formerly owned by the late J. McElternay.

That valuable Farm situate in Black River, Parish of Gleneig, lying between lands owned by Daniel McGraw, and J. McRes, Feq., containing 200 acres, more or less, part of which is under cultivation.

That farm lying below the town of Chatham Judge having just returned from the 200 acres, more or less, pare of whites a thack-cultivation.

That farm lying below the town of Chatham, situated between Wall's and Fenton's, running 41-50 chains from Wellington Road to River 5 chains fronting along River; 41-50 Chains to Wel-lington road and 5 chains along Wellington Road Honor always manages to bring home lington road and 5 chains along Wellington Road to place of beginning.

That lot of land 20 Rods wide, from south side of Wellington Road to rear of Chatham, Lots containing about 54 acres being one third of original grant, at present occupied by John Dower.

Also, that central business stand on Water St., adjoining store occupied by A. D. Shirreff. having adjoining store occupied by A. D. Shirreff. having Also, that central business stand on Water St., adjoining store occupied by A. D. Shirred, having a froutage of 41 feet, and running back — feet, with two storey building thereon.

The above are some of the most valuable properties in Chatham, and persons desiring to purchase should not loose this opportunity.

Terms —one third down, one third in 12 months, balance in two years with interest.

A libert discount made for Cash.

By order of J. D. McCully, Esq.

A. D. SHIRREFF, Auctioneer. Chatham, Oct. 28, 79. INSOLVENT ACT OF 1875 AND AMENDING

IN THE MATTER OF JOHN L. SCHOPPELD AM
INSOLVENT.
I the undersigned John Ellis, of Chatham, have
been appointed Assignee in this matter, Creditors
are requested to file their claims before me within

NEW ADVERTISEMENT.



WHY LOTS ARE CIVEN AWAY.

creased population will soon make this property very valuable, and this Company retain each alternate lot, which they hold at prices varying from \$25 to \$600, according to location For this reason the above proposition is made. The deeds are unconditional, not requiring any one to settle or improve, but with full power to transfer and deed to others. The limit to any one person taking advantage of this offer is five lots. This property is met hill side, mountain, or swamp, but is level, fertile, and has advantages for building upon too numerous to mention. Full and satisfactory information, with indonsers. rom our best citizens, will be CERTIFICATE OF TITLE.

[SRAL.] State of Colorado, County of Weld.] Sa. INSTRUCTIONS.



# FALL & WINTER

A. J. LOGGIE, & CO.

# DRESS GOODS.

IN ALL WOOL SERGES. ALL WOOL SCOTCH SERGES, ALL WOOL TWEEDS. ALL WOOL FRENCH DE BAGE.

ALL WOOL FRENCH MERINOES. COLORED LUSTRES. SILK & WOOL FRINGES

SHAWLS. SHAWLS. Ladies' Sacques, Ladies' Mantles,

Ladies' Mantle and Ulster Cloths. WINCEYS, WINCEYS, WINCEYS -VERY CHEAP-

BLACK FRENCH MERINOES BLACK FRENCH CASHMERES BL'K. COBURGS, BL'K. CORDS, BL'K. LUSTRES. WOOL CLOUDS, WOOL SACQUES, WOOL PROMENADE SCARFS. WOOL SHAWLS, WOOL VESTS, &c., &c.

Scotch and Canadian Yarns FLANNELS, FLANNELS, FLANNELS.

MILLINERY: FELT HATS, SHAG TURBANS,

LONG FUR HATS, FEATHERS, BIRDS, WINGS, FLOWERS, ORNAMENTS. SILKS AND VELVETS.

FURS: LADIES' SOUTH SEAL SETS LADIES' FRENCH SEAL SETS.

LADIES' CONEY SETS. LADIES' CAPS. CHILDRENS' CAPS. LINED GLOVES AND MITTS. Ladies' Chemises, Night Dresses and Vests, Gents' Night Dresses READY-MADE CLOTHING

Over Coats, Reefing Jackets and Ulsters BOYS' CLOTHING A SPECIALTY. PANTS AND VESTS PANTS AND VESTS. MENS' UNDER CLOTHING, VERY CHEAP.

A. J. LOGGIE, & CO.

CITATION. New Brunswick, County of Northumberland, S. S.

To the Sheriff of the County of No.

Whereas Jaber B. Snowball, of Chatham, in the said County, Esquire, Administratior of the Estate of Sarah A. Snowball, deceased has filed an account of his Administration on the said Estate, and his prayed that the same may be passed and allowed, and the Estate closed. You are therefore required to cite the heirs and next of kin of the said deceased, and all others interested in the said Estate, to appear before me at a Court of Probate, to be held at my office in Newcastle, within and for the said County, on Monday the tenth day of November next, at 11 o'clock in the forenoon, to attend the passing of the said account of Administration.

"(f.ES) 'Given under my hand and the seal of the said account of Administration.

(i.i.s.) Given under my hand and the seal of the said Court, this, 1st day of October, A. D. 1979. (Signed)

G. B. FRASKE, SAM'L THOMPSON, Registrar of Probates, Judge of Probates, for said County. Northumberland.

NOTICE. THE Subscriber has in his possession a stra Cow. The owner can have the same by pro-ing property and paying expenses.

Moorfield, Oct. 13, 79. SPORTS MEN'S Travellers' Resort. "FOSTER HOUSE," TABUSINTAC.

The Subscriber has refitted and refurnished the house lately occupied by Mr. Angus Murphy, at Tabusintae, and is now prepared to accommodate sportamen and Travellers. There is also excellent barn accommodation on the premises where horses will be well ted and cared for.

As the "Foster House" is within a short distance of Tabusintae Bay, it is excellent head-quarters for shooting and fishing parties in the season.

FOR ENGLAND. BARQUENTINE "LYDIA," 24 Tons Register, (Coppered, Classe 3.3 A. 1. 1. French Lloyds,) will be on the berth at St John

TO SAIL IN NOVEMBER. FOR ENGLAND. POTATOES,

# Teacher Wanted.

A SECOND Class female teacher is wanted in District No. 11. Napan. Address-stating PATRICK CONWAY,

Teacher Wanted.

THIRD Class Male Teacher is wanted immediately, to take charge of District No. 5 CITATION.

New Brunswick, County of Northumberland or any Constable within the said County.—
Gracing:
Were starthur Warning and Thin Wright his wife, the said Eliza Wright, being one of the characteristic and an heiror George Kerr, into of Characteristic and County, Esquire, deceased, have prayed toat William J. Berton, George McLood, and Francis J. Letson, the surviving Executors of the last will and Testament, of the said George Kerr, may be compelled to file an account of their administration of the said cestate. You are therefore required to cite the said William J. Berton, George McLeod, and Francis J. Letson, to appear before said will and Testament of the said County on Monday, the Srd day of November, next at 11 o'clock in the forenoon, and then and there file an o'clock in the forenoon, and then and there file an

REMOVAL.

Guss, Ammunition, Decoys, Canoes and men, toguss, Ammunition, Decoys, Canoes and men, togusther with other requisites for Goose, Brant and
Duck-Shooting, provided at short notice.

DAVID McINTOSH.

DR. J. S. BENSON, has removed to the building on corner of Duke and St. John Streets,
opposite Canada House.
Chatham, Sept., 1879.

POTATOES, &C., Thrashing Machine. 1 Single Horse-Power Thrashing Machine,

AT AUCTION. ON THURSDAY, 30th Oct., inst., at 11. o'clock a. m., at the Subscriber's Auction Room.

Terms:—approved joint notes payable 1st July A. D. SHIRREFF, Auctioneer. Chatham, Oct 22.

FOR SALE. TURNIPS,
APPLES, &C

Taken on Freight in any quantity, and every precaution adopted by the vessel to ensure safe delivery of the cargo in England.
For Freight and other particulars apply to
8. SCHOFIELD,
130 Prince Win. Street, St. John, N. B