

DI RELIEF, no matter what may be the cause, Rheumatism, Neuralgia, Headache, Sore Throat, Pains in the Back, Chills and Fever, Diarrhoea, Dysentery, Bilious Colic, or if Camp, Epasms, Burns or Scalds, Bruises, relief is immediately experienced, and a cure rapidly follows.

DR. RADWAY'S PILLS
Are likewise quick and thorough in their influence in expelling diseases from the system, for all diseases where it is essential to use purgative medicines, from one dose to six boxes will effect a thorough cure.—Biliousness, Constipation, Indigestion, Costiveness, Dyspepsia, Liver Complaint, are cured rapidly; they do not afford merely temporary relief, but effect a thorough cure. No piles or tenesmus, wrenching pains or hard straining follows their use.

DR. RADWAY'S CLEANSING SYRUP,
Called Renouncing Resolvent, cures the worst skin disease, Scrofula, Salt Rheum, Sores of all kinds, Sore heads, and Venereal Sores, Pimples, Blisters, &c., by the use of from one to six bottles. Sold by Druggists.

Hon. James Brown's Lecture.

We regret that want of space and time will not admit of our giving an extended notice, in this morning's paper, of Mr. Brown's lecture last evening. Suffice it to state that he disapproved of the route proposed by Mr. Burpee, and strongly urged a more direct line to connect with the States at Princeton, thereby opening up a fertile and populous country, affording a branch to St. Stephen, and connecting St. John with St. Andrews, Woodstock and the States.

Next Tuesday evening Mr. Willard A. Smith will lecture on "Abusing the Queen's English."

RAILWAY EXTENSION WESTWARD.—From the number of articles which are appearing in the St. John and other papers, strenuous efforts are in progress to prepare the Members of the Legislature for the scheme proposed by Mr. Burpee, C. E., for railway connection with the States, and which has been adopted by the St. John Chamber of Commerce. The route proposed is through the Douglas Valley, which is the favorite of the "Chamber," and pressure will be brought to bear upon the Government to carry the measure. A railway connection with our neighbours is desirable, but there are two parties in Maine, the Bangor and Calais—or Poor and Granger party—only desiring a connection at the Mattawamkeag, the other at Princeton. The inhabitants of St. Stephen want a branch and will have it; they will not be "left out in the cold" any longer by false promises. They are a growing, progressive and determined people, and will contend for their rights; and from their position and wealth cannot be treated with neglect any longer.

The Frederick "Reporter" seems to be somewhat alarmed at the resolution passed at a late railway meeting in St. John, whereas certain delegates were present from St. Stephen and Calais, and who were naturally desirous to obtain for their communities some consideration in the projected scheme of an extension westward from St. John; the resolution, however, merely expressed the expediency of carrying the extension as near to those places as would be practicable; and the Reporter infers from this that the St. Stephen and Calais influence is in favor of the Shore line, and cautions certain gentlemen not to be too premature in their movements about any other route save that of the Douglas and Nerepis Valleys, and which the Chamber of Commerce has declared to be the one that henceforth shall be adopted by the Provincial Government.

Well, be it so—we suppose in our own weakness we must succumb to the fiat of such a puissant body; but the Reporter need not splutter in such fear and dread that the branch line to Frederick is at all likely to be ignored by any action of the St. Stephen delegates; the favored route will serve their interest quite as well, and we presume, in the event of the through line being carried to Mattawamkeag as a matter of state policy, which our government would probably have no objection to support, rather than fall in more readily obtaining any other connection. St. Stephen will surely be entitled to its branch line being provided for in the general scheme as well as the Metropolitan City. This we imagine is all that is really wanted by St. Stephen, and their branch will tap the St. Andrews road at the most practicable point. On again referring to a recent communication by "B" in our issue of the 27th ult., we see that the distance from Bangor, via Mattawamkeag to the New Brunswick frontier on the proposed through route is 108 miles, and by the middle route via Millford to Princeton is 74 miles, showing an excess for the State of 34 miles. Now it may well be questioned whether it is truly a matter of State policy to build 34 additional miles, and to elude all connection with Calais and St. Stephen merely for the sake of an extension northward, along a river's bank for the purpose of tapping some unoccupied wild lands that have hitherto been fruitlessly held in possession by some wild speculators who are now willing to organize themselves into a company, and engage in a spirited contest in the Legislature, for the purpose of carrying their point by obtaining State aid to build the road. We know not what success Mr. Poor will have in championing his scheme; as a matter of course the most eastern section of the State has its own champion too, and we are inclined to think, from all that we can learn, that Mr. Poor will find a formidable rival in an encounter with the Hon. Joseph Granger, of Calais, as regards political wire-pulling.

MARITIME.—Arrived at Liverpool Jan. 18.—Kingston, Classon, St. George.

On the 8th inst., of diptheria, Henry Hall, youngest son of Mr. Harry Stinson, aged 2 years and 5 months. Mr. Stinson has lost two children within a month.

Property for Sale.
THE Subscriber offers for sale the house opposite Odell & Turner's Store, at present occupied by himself; attached to the premises there is a barn. The house occupies a good business stand.

PATRICK QUINN,
St. Andrews, Feb. 10, 1864.—rm.

NEW BRUNSWICK.
House of Assembly.
THE following was adopted as one of the Standing Rules of the House in the Session of 1862:—
"20th.—That no Bill of a private nature shall be received by the House after the 14th day from the opening of the Session, both inclusive; and that the Clerk of the House, do, one month previous to the meeting of the Legislature, cause fifty copies of this Rule to be sent to each of the Clerks of the Peace in the several Counties, for distribution, and cause the same to be inserted in the Royal Gazette, and two Newspapers in such county where Newspapers are published."
CHAS. P. WETMORE, CLERK.

Administrator's Notice.
FIRST and Second Dividend is payable at the St. Stephen Bank to the creditors of the late WILLIAM PORTER, deceased.
G. M. PORTER,
Administrator.

An Act to Incorporate the Little Dignequash River Driving Company.
Be it enacted, &c.,
1st.—That FREEMAN H. TODD, GEORGE A. BROADMAN, GEORGE M. PORTER, JOHN MCADAM, CHARLES F. TODD, JAMES W. BUCHANAN, ROBERT C. CHRISTY, JOHN CHRISTY, LEVI MAXWELL, URIAH CHRISTY and DANIEL H. MAXWELL, their associates and successors, shall be and they are hereby constituted a body corporate, by the name of The Little Dignequash River Driving Company, and shall have all the powers and privileges incident to a company by Act of Assembly of this Province, for the purpose of clearing out the North Brook, so called, on the said Dignequash, into the Fifth Lake on the head of said stream, to facilitate the Driving of Logs and Timber thereon.

2d.—The said company shall have power, and authority by themselves or their superintendents and workmen to enter in and upon and occupy for that purpose any lands bordering on said Brook as shall be necessary for such assessing, shoring, building dams and making other improvements on said brooks or lakes, which may be required to facilitate the driving of logs and timber thereon doing no unnecessary damage thereon.

3d.—The said company, or such person, or persons as they shall from time to time appoint, are hereby authorized to demand and receive tolls of and from all persons or all corporate bodies owning logs, timber and other lumber passing along the portion of said brook, river or lakes so improved, as follows, viz: For every thousand feet of said logs, fifty cents; For every ton of timber twenty-five cents; and every thousand feet of other lumber, fifty cents.

4th.—The said corporation shall have a lien on all timber and logs passing through these improvements on said brooks, river or lakes on the payment of all tolls assessed, and in case of refusal or neglect to pay, so much of said timber or logs of each owner thereof so refusing or neglecting, as may be necessary to meet such assessment, with the expenses may be sold by the said corporation to pay the same after ten days notice thereof in manner aforesaid, and the surplus, if any, shall be returned to the party assessed.

5th.—The Capital Stock of said company shall be four thousand dollars of the current money of the Province of New Brunswick, and shall be divided into one hundred shares of Forty Dollars each, to be paid at such times and in such instalments as the business of the said corporation shall require—provided that twenty-five per centum of the capital stock of said company, amounting to one thousand dollars, shall be actually paid in, and invested in the business of the said corporation within ten years after passing of this Act.

6th.—The first meeting of said corporation shall be held at St. Stephen, and shall be called by Freeman H. Todd or in case of his death, neglect or refusal, by any two of said company, by giving notice in any newspaper printed in the County of Charlotte or by written notice posted at the Public Landing in St. Stephen at least ten days previous to such meeting for the purpose of making by laws and choosing five Directors and such other officers as may be necessary for the management of the affairs of said corporation, which Directors and officers so chosen shall serve until the annual meeting or until they are chosen in their stead, and shall have full power and authority to manage the concerns of said corporation subject to the rules and regulations herein provided. Provided always that so soon as the said capital stock of four thousand dollars shall have been paid in and expended for the purpose of this Act it shall and may be lawful for the same Stockholders at any general meeting to be called for the purpose, to increase the said capital stock from time to time in such sum or sums as they may deem expedient, to a sum not exceeding twenty thousand dollars, which additional capital stock shall be divided into shares of forty dollars each.

7th.—A general meeting of the stockholders of the said corporation shall be held on the first Monday in April in each and every year for the purposes of choosing five Directors and such other officers of the said corporation as may be deemed necessary for their affairs, which Directors so chosen shall remain in office one year, or until they are chosen in their places, and shall at the first meeting after due election choose one of their number President of such company; provided always that not less than three Directors do form a Quorum for the transaction of business, and in cases of the absence of the President the Directors shall have power to appoint one of their members chairman for the occasion.

8th.—No person shall be eligible for a Director unless he be a stockholder and holds not less than four shares of capital stock of the said corporation.

9th.—Each stockholder shall be entitled, when in conformity with the provisions of this Act, the votes of the Stockholders are to be given, to one vote for each share of stock held by him; and

sent stockholders may vote by proxy, providing such proxy be a stockholder, and produce a sufficient authority in writing. The shares in said corporation shall be assignable and transferable according to such rules and regulations as the stockholders may establish.

10th.—If it should happen that the Directors or other officers should not be chosen on the said first Monday in April, it shall and may be lawful to choose them on any other day, between the hours of ten in the forenoon and six in the afternoon, by giving ten days notice as herein before provided; and in case of vacancy in the Board of Directors by death, absence or any other disqualification, the said Directors may fill up such vacancy from among the stockholders.

11th.—The Joint Stock and property of the said company shall alone in the first instance be holden for the debts and engagements of the said company, and no person or persons having any demands against the said company, or on account of any dealings with the said company, shall have recourse against the separate property of any shareholder on account thereof, except in case of deficiency or when the joint stock of the company shall fall short or not be equal to the payment of the debts and demands against the same, or upon Nulla Bond being returned on execution issued against the goods and chattels of the said company; then and in either such case, the goods and chattels, lands and tenements of each shareholder shall and may be levied upon and seized to satisfy such debt or demand to the extent of double the amount of each share held by said stockholder in said company, but no more, and such double amount, or so much as may be necessary to satisfy such debt or demand, shall and may be levied and seized by process of execution in the same suit in which such debt or demand may be recovered against the said company.

12th.—The said company shall have power to levy and collect upon the shares from time to time such assessment as the Board of Directors may assess, not exceeding in all the full value of such shares for the purpose of paying the debts of said corporation, or for the building of dams, sluices and such other things as may be deemed necessary and requisite for carrying on the business of said corporation, and when any such assessment is made it shall be the duty of the Secretary or agent to give ten days notice thereof, as provided in the sixth section of this act, requiring payment of the same in Thirty days; and in case of refusal by any shareholder to pay said assessment at the time prescribed, it shall be the duty of the Secretary or Agent to advertise all such delinquent shares by Public Auction, giving at least thirty days notice of the time and place of such sale; and all shares upon which the assessment is not paid with interest thereon from the time of such assessment shall be sold to the highest bidder, and after retaining the amount of the assessment with the interest due on the same, and the expense of advertising and selling the same, the residue if any shall be paid over to the former owner.

13th.—Provided always, That unless twenty-five per cent of the said capital stock shall be paid in for the purpose of this corporation, and a certificate of such payment signed and verified on oath by the said Directors, or a majority of them, before any Justice of the Peace, shall be filed in the office of the Secretary of the Province, before the expiration of three years next after the passing of this Act, the operation of this Act shall cease and the existence of this corporation terminate at the end of the said three years.

14th.—This Act shall continue and be in force until the First Day of December which shall be in the year of our Lord, One Thousand Eight Hundred and Seventy Three.

TEA, RAISINS, TOBACCO, & C.
20 HALF chests Souchong Tea.
10 do Oolong do.
50 Boxes and half Boxes Raisins.
5 Kegs Tobacco 10s.
A variety of Fancy Brands do.
FLOUR, MEAL, SUGAR, & MOLASSES.
EARLHURST WARE, PARAFFINE,
Glass, Putty, Nails, and Salt.
With a general assortment of groceries, cheap or cash.
C. E. O. HATHEWAY.
Dec. 2, 1863. 3m

GOVERNMENT NOTICE.
ALL Persons who intend to apply to the Legislature for grants of money next Session, are requested to transmit a copy of their Petitions to the office of the Provincial Secretary, on or before the fourth day of February next.
S. L. TILLEY,
Secretary's Office, 4th Jan. 1864.

Clearing Out.
THE Subscriber, closing his business for the season, will offer for sale at Auction, at his store on the Market Square:
30 Barrels double extra Flour, in lots to suit
JAMES BOYD.
27th January, 1864.—3i

TO LET.
And Possession given 1st March.
The store and premises lately in the possession of Newton & Kelly. Also, the small store now in the occupation of Capt. John Balsom; possession given on the 1st March.
JAMES BOYD.
27th January, 1864.—3i

N. B.—Any persons having claims against the Subscriber will please present them for payment, and all persons indebted to him, will please call and settle the same or take legal consequences.
JAMES BOYD.

New Brunswick & Canada Railway.
WINTER ARRANGEMENT.
A Passenger and Freight Train will leave St. Andrews for Woodstock Station every Monday, Wednesday, and Friday at 9 a. m., and Woodstock Station for St. Andrews every Tuesday, Thursday and Saturday, at 9 a. m., until further notice.
HENRY OSBURN,
MANAGER.
St. Andrews, Jan. 1st, 1864.

SHERIFF'S SALES
Sheriff's Sales to take place at the Court House, St. Andrews.
John Billings Land April 12
Angus Holmes, jr. do April 20
N. B. & C. Railway do June 8

To be sold at Public Auction at the Court House, in St. Andrews, in the County of Charlotte, at 12 o'clock, noon, on WEDNESDAY, the eighth day of June, 1864:—
ALL the right, title, interest, claim and demand, whatsoever, of the NEW BRUNSWICK AND CANADA RAILWAY AND LAND COMPANY, LIMITED, of, to and to all the following lands, described as follows:—
First, all that certain tract of land, (excepting so much of the same, as lies and is situated in the County of York)

Beginning at a birch tree standing on the westerly side of the railway and in the northeasterly angle of block number six, granted to the Saint Andrews and Quebec Railroad Company, in the parish of Saint James, thence running by the magnet of the year 1858 south seven degrees west, three hundred and fifty-six chains, or to the northerly line of said grant, (crossing the road from Oak Point Bay to Woodstock and the south branch of Canosee River) or to the northerly line of lot number 7, surveyed for Hugh Pinkerton; thence along the same, north eighty degrees west, seven chains, or to the southerly line of a lot of land surveyed for John Reid; thence along the easterly line of the said lot, north two degrees east, fifty chains to the northeasterly angle of the same; thence along the northern line thereof, and the northern line of another lot surveyed for Wm Johnston, north eighty-eight degrees west, fifty chains to a spruce tree standing in the northeasterly angle of the last mentioned surveyed lot; thence along the westerly line thereof, south two degrees east, one hundred and thirty-two chains, or to a cedar tree; thence north seventeen degrees west, forty-two chains, or to a hemlock tree standing on the easterly line of a grant to the Trustees of Greenock Church, in the parish of Saint Andrew, in connection with the Established Church of Scotland; thence along the same, north three degrees and thirty minutes east, eleven chains and fifty links (crossing Canosee River) to a stake standing in the northeasterly angle thereof; thence along the northern line of the same, north eighty-six degrees and thirty minutes west, three chains and fifty-seven links to a hemlock tree; thence north seventeen degrees west, two hundred and thirteen chains, or to a cedar tree; thence south seventy-three degrees west three chains and forty-five links to a spruce tree standing on the easterly line of a grant to Freeman H. Todd; thence along the same, north seventeen degrees west, one hundred and forty-four chains and fifty links, (crossing Mud Lake road and the line dividing the counties of York and Charlotte) or to a hemlock tree standing on the northern line of fifty; thence north two degrees east, one hundred and thirty-seven chains, (crossing Trout Brook) or to a cedar tree; thence north seventeen degrees west one hundred and twenty-six chains and fifty links (crossing the road from Oak Point Bay to Woodstock) or to a post standing on the southerly bank or shore of the Chipmunk Outlet; thence north seventy-three degrees east one hundred and twenty-eight chains, (or so much of a brook running into said outlet, and crossing the road from Oak Point Bay to Woodstock) or to a post standing on the southerly line of lot number two, granted to John McAllister; thence along the same, south 88 degrees east, twenty-eight chains and fifty links, or to a beech tree standing in the southeasterly angle thereof, north two degrees east, nine chains and twenty-five links to a beech tree; thence north twenty-three degrees east, one hundred and ninety-four chains, (crossing a brook and the second Dignequash Lake) or to a maple tree standing on the westerly line of lot A, granted to John Porter; thence along the same, south two degrees west, six chains and seventy-four links; an ash tree standing on the southerly bank or shore of the second Dignequash Lake above mentioned; thence following the various courses of the same in a southeasterly direction (crossing a brook at its mouth) to a cedar tree standing at a point where the southerly line of said last mentioned grant strikes the said bank or shore of said Lake; thence along said line, south eighty-eight degrees east, eleven chains to a spruce tree standing in the southeasterly angle of said last mentioned grant; thence north eight degrees and thirty minutes west, one hundred and eighty chains and fifty links, or to a beech tree standing in the southeasterly angle thereof; thence along the westerly line of said last mentioned grant, north two degrees east, twenty-eight chains, (crossing the railway above mentioned) or to the westerly side of said railway; thence along the same in a southerly direction, thirty seven chains, or to a birch tree standing on the northerly line of a grant to Thomas W. Newcomen; thence along the same, north eighty degrees west, fifty chains, or to the northeasterly angle thereof; thence along the westerly line of the same, south two degrees west, sixty-seven chains and fifty links, or to a stake standing in the southeasterly angle thereof; thence along the southerly line thereof, south eighty-eight degrees east, fifty-one chains, or the westerly side of the railway above mentioned; thence following the various courses of the same in a southerly direction three hundred and thirty-eight chains, (crossing a branch of Dignequash river and a brook running into said river, or to a spruce tree standing on the northeasterly line of lot number one granted to Joseph Walton; thence along the same and its prolongation south forty-eight degrees, west twenty three chains, (crossing Dignequash river) or to westerly bank or shore of the same; thence following the various courses thereof down stream in a southerly direction to the westerly side of the Railway above mentioned, and thence along the same

south seventeen degrees one hundred and twelve chains, (crossing the County line above mentioned) to the place of beginning. Containing twenty nine thousand nine hundred and eighty-two acres more or less, distinguished as Block number nine.

The second Tract being situated in said Parish of St. James, in the said County of Charlotte, and beginning at the northwesterly angle of Lot number three west of the south branch of Canosee river, surveyed for Robert Pinkerton; thence running by the magnet of the year 1858, west ten chains to a northern line of Block number six, granted to the Saint Andrews and Quebec Railroad Company; thence along the same south seventy-three degrees west, thirteen chains to a cedar tree; thence north seventeen degrees west, fifty-five chains and twenty-nine links to a post; thence south eighty-eight degrees east, eighteen chains to the place of beginning. Containing eighteen acres more or less.

The said two tracts containing together Thirty Thousand Acres more or less, subject nevertheless to the following lots of land situated on the easterly and westerly sides of the above mentioned road from Oak Point Bay to Woodstock, viz: Lot number fourteen surveyed for Joseph Dixon, lot number seven granted to George Mingo, lot number eight granted to Peter J. Corke, lot number nine granted to Jonathan Godfrey; lot number ten granted to George Boyd, lot number eleven granted to David Manser, lot number twelve granted to Robert Shaw, lot number thirteen granted to David Lion, lot number fourteen surveyed for Robert Mullock, lot number fifteen surveyed for James Coulter, lot number sixteen surveyed for Sidney Mitchell, lot number seventeen surveyed for Alexander Grant, lot number eighteen surveyed for Solomon Simpson, lot number nineteen granted to John McCoubert, lot number twenty granted to Thomas Molton, lot number twenty-one granted to Geo. Eales, lot number twenty-two surveyed for John Mitchell, lot number twenty-three surveyed for James Clark, lot number twenty-four granted to Samuel Elliot, lot number twenty-five granted to William Mugford, lot number twenty-six granted to John McCoubert, lot number twenty-seven granted to John Mitchell, lot number twenty-eight surveyed for James Clark, lot number twenty-nine granted to John Nicholson, and lot number thirty granted to John McCoubert, lot number thirty-one granted to Thomas Molton.

A plan of the lands may be seen at the office of James G. Stevens, M. P. P., Saint Stephen, at the Crown Lands Office, Fredericton, and at my Office.

The same having been seized under, and taken by virtue of the following execution, issued out of the Supreme Court of this Province, to wit:—
First, at the suit of the Hon. John J. Robinson, endorsed to levy £3220 12 7—second, at the suit of Francis H. Johnson, endorsed to levy \$551 30, and third at the suit of the President, Directors and Company of the Saint Stephens Bank, as the County of Charlotte, endorsed to levy £910 3 5, altogether £12,422 12 6, with interest, together with Sheriff's fees and incidental expenses.

THOS. JONES,
Sheriff of Charlotte.

Sheriff's Office, St. Andrews,
Dec. 1, 1863.

To be sold by Public Auction, at the Court House in St. Andrews, in the County of Charlotte, at 12 o'clock, noon, on Saturday the 30th April next:
ALL the right, title, interest, claim and demand of Angus Holmes, junior, of, to and to all that piece or parcel of Land, situate in the Parish of Penfield, in the County of Charlotte, contained in the Grant to Dugald Matheson, bearing date 18th April, 1836, and bounded Northerly by Little Sturgeon Cove, Southerly by Black Harbour, Westerly by lots Nos. 8 and 2, and Easterly by lands recovered in an action of Ejectment from the said Angus Holmes, junior, by one John Billings in August last, and being part of the lot of land conveyed by Angus Holmes, senior to Angus Holmes, junior, by deed bearing date 17th July 1861, with the buildings thereon, and containing twenty acres more or less.

The same having been seized under, and by virtue of an execution issued out of the Supreme Court, at the suit of John Doe, endorsed to levy £149 9s., besides Sheriff's fees.

THOS. JONES,
Sheriff of Charlotte.

Sheriff's Office,
St. Andrews, Oct. 28, 1863.

To be sold by Public Auction at the Court House in St. Andrews, in the County of Charlotte, at 12 o'clock, noon, on Tuesday the 12th day of April next:
ALL the right, title, interest, claim and demand of John Billings, of, in and to all that certain piece or parcel of Land, situate, lying and being in the Parish of Penfield, in the said County of Charlotte, bounded as follows, viz:—
Beginning at the north corner of a lot of land conveyed by Angus Holmes, senior, to Nelson Holmes, by deed dated the 10th July 1861; thence along the boundary line of the said lot to Black Harbour, thence south-westerly following the several courses of the said Black Harbour to a gulch or gully distant about twenty yards to the eastward of the south-westerly corner of lot number two; thence north twenty degrees west parallel with the line of the said lot number two, twenty-seven chains and fifty links or thereabouts, till it intersects a line running north-easterly from the cross the shore of Little Sturgeon Cove on LeTaag River, to the point of intersection between lots number 9 and 10; thence along the said last mentioned line to the said point of intersection; thence north seventy degrees east to a marked spruce tree on Big Sturgeon Cove; thence north-easterly following the several courses of the said Black Harbour to the place of beginning; containing sixty acres or thereabouts, and being the same premises lately recovered by the said John Billings in an action of Ejectment against Angus Holmes, junior, together with the houses and erections thereon.

The same having been seized under, and by virtue of three executions issued out of the Supreme Court at the suits of Edmund P. Knight, Isaac W. Bradbury, and Richard M. Andrews, respectively, against the said John Billings.

THOS. JONES,
Sheriff of Charlotte.

Sheriff's Office,
St. Andrews, 8th Oct. 1863.

Kerosine Oil.
6 Bbls Illuminating Rock Oil.
A much superior article to the Albertine Oil.
Feb. 3, 1864. J. W. SILLI & SONS.

issues in Poor Condition.
Best copy available