DUNLAP COOKE & CO.

MERCHANT TAYLORS,

AMHERST.

N. S.

GENERAL BUSINESS.

K. & R. AXES

ESPECIALLY FOR US.

NONE BETTER.

100 DOZ. NOW IN STOCK.

KERR & ROBERTSON

WHOLESALE HARDWARE,

ST. JOHN N. B.

Established 1866.

Chatham Foundry.

ESTABLISHED 1852.

Orders promptly attended to at reasonable prices and fair Terms.

Miramichi Foundry,

CHATHAM, N. B.

Steamers of any size constructed & furnished, complete.

INGS OF ALL DESCRIPTIONS.

OF ALL KINDS.

DESIGNS, PLANS AND ESTIMATES FURNISHED ON APPLICATION.

COMPLETE IN ALL DEPARTMNETS.

GANG EDGERS, SHINGLE AND LATH MACHINES, CA

Dunlap Bros. & Co.,

Dunlap, McKim & Downs.

DUNLAP, COOKE & CO.,

JOSEPH M. RUDDOCK.

AMHERST, N. S.

WALLACE, N. S.

AMHERST, N. S.

D. G. SMITH, EDITOR & PROPRIETOR TERMS-\$1.00 a Year, in Advance

MADE WITH FIRTH'S BEST AXLE STEEL TABLETS & CEMETRY

also, COUNTER and TABLE TOPS miscelaneous marble and FINE STONE DEDWARD BARRY.

MIRAMICHI MARBLE, FREESTONE AND GRANITE WORKS.

John H. Lawlor & Co., PROPRIETORS.



CHATHAM N. B.

For Sale or To Let. The Dwelling House and premises situate on Si John Street, in the Town of Chatham, near the R. C. Chapel, lately occupied by H. S. Miller, Esq.
For terms and further particulars, apply to L. J. TWEEDIE,
Barrister-at-Law, Chatham.
Dated at Chatham, 24th March, 1891.

Robert Murray, Notary Pub ic, Insurance Agent, STEAM ENGINE AND BOILER WORKS. ETC. ETC.

G. B. FRASER, ATTORNEY & BARRISTER NOTARY PUBLIC AGENT FOR THE YORTH BRITISH

MERCANTILE FIRE INSURANCE COMPANY.

Warren C. Winslow. BARRISTER A TTO HN EY - AT-LAW olicitor of Bank of Montreal, CHATHAM N. B

TIN SHOP

Japanned, Stamped

Plain Tinware. would invite those about to purchase, to call inspect before buying elsewhere, as I am selling below former prices for cash

The Peerless Creamer, ROCHESTER LAMP,

SUCCESS OIL STOVE, Dry Goods, PARLOR & COOKING STOVES ____________

PATENT TELESCOPIC OVEN. the lining of which can be taken out for cleaning, therby doing away with the removing of pipe or oven as is the trouble with other stoves.

> A. C. McLean ATTENTION!

GREAT REDUCTION Boots and Shoes. IN PRICES, DRY COODS & GROSERIES LOWER THAN EVER

F. W. RUSSEL'S. BLACK BOOOK.

DRS. G. J. & H. SPROUL SURGEON DENTISTS.

th extracted without pain by the use v...us Oxide Gas or other Anssethctics, Artificial Teeth set in Gold, Rubber & Celluloic Special attention given to the preservation and regulating of the natural teeth. Also Crown and Bridge work. All worl guaranteed in every respect,
Office in Chatham, Benson Block, Telephone
No. 53,
In Newcastle, opposite Square, over J. G
KETHROS' Barber shop. Telephone No. 6

JUST RECEIVED.

I have just received a large supply of PATENT MEDICINES

arasparilias, Emulsions, Cough Syrups, Linimen Maltine Preparations, Hawker's Preparations, Quinine Wine, Quinine Iron, Quinine Iron and Wine, Shiloh's Consumption Cure, Groder's Syrups, Anti-Dandruff, etc., TOGETHER WITH THESE I HAVE ON HAND A FINE ASSORTMENT OF

TOILET BOAPS,
HAIR BRUSHES,
WHISKS,
TOOTH BRUSHES,
NAIL BRUSHES,
SHAVING BRUSHES.
TOOTH POWDER,
TOILET POWDER,
AND COMPLEXION POWDER. A Fine Lot of Pipes and Cigars

lways on hand. Newcastle Drug Store, E. LEE STREET. Proposed Bill for an Act of Incorporation for the Town of Chatham.

We published last week, the first ten sections of the proposed bill for an Act to incorporate the Town of Chatham. The remainder of the bill

DISQUALIFICATION FOR MAYOR OR COUNCILLORS. 11. No person shall be qualified to be elected to serve in the office of

Mayor or Councillor, or serve therein, so long as he holds any office or place of profit in the gift or disposal of the Council, nor during such time as he shall by himself, his partner or in any other way or manner directly or indirectly, have any share or interest in any connection or employment with or on behalf of the said Council; nor shall any person ccountable for the town revenues or any part thereof, or any officer or person presiding at any election of a Mayor or Councillor while so preperson presiding at any election of a Mayor or Councillor while so presiding, nor any clerk or assistant employed by him at such election while so employed, be elected to the office of Mayor or Councillor in said Town; provided nevertheless, that no person shall be disqualified to serve as Mayor, or Councillor as aforesaid, by reason of his being a proprietor or shareholder in any Company which shall or may contract with the Town Council for lighting or supplying with water or insuring against fire any part of the said Town; provided always, that such disqualification shall not arise from holding any lease of land from the Corporation, and that no Councillor is all receive into his hands any moneys for and on account of any contract work, or employment made.

A Wonderful fiesh Producer
This is the ittle given to Scotts Emul sion of Cod Liver Oil by many thousands who have take it. It not only gives flesh and strength ty virtue of its own nutritions properties, but creates an appetite for food. Use it and try your weight. Scott's Emul sion of Cod Liver Oil by many thousands who have take it. It not only gives flesh and strength ty virtue of its own nutritions properties, but creates an appetite for food. Use it and try your weight. Scott's Emul sion of Cod Liver Oil by many thousands who have take it. It not only gives flesh and strength ty virtue of its own nutritions properties, but creates an appetite for food. Use it and try your weight. Scott's Emul sion of Cod Liver Oil by many thousands who have take it. It not only gives flesh and strength ty virtue of its own nutritions properties, but creates an appetite for food. Use it and try your weight. Scott's Emul sion of Cod Liver Oil by many thousands who have take it. It not only gives flesh and strength ty virtue of its own nutritions in a strength ty virtue of its own nutritions in a strength ty virtue of its own nutritions in a strength ty virtue of its own nutritions in a strength ty virtue of its own nutritions in a strength ty virtue of its own nutritio moneys for and on account of any contract, work or employment made, done or performed by or on behalf of or by direction of said Corporation, but that all moneys due by said Corporation on any such account shall be paid by the Receiver of Taxes of the Town to the person or persons who shall have actually done such work and shall be entitled to ach moneys by, under or for such contract, work or employment, or GENTLEMEN'S OUTFITTERS,

> MAYOR OR COUNCILLOR ELECT NOT ACCEPTING OFFICE. 12. When any person duly elected to the office of Mayor or Councillor

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

MAYOR OR COUNCILLOR REMOVING PLACE OF RESIDENCE, &C., DIS-QUALIFIED.

13. If any person holding the office of Mayor or Councillor remove is place of residence without the limits of the Town, or in case the Iron and Brass Castings a specialty—for Mills, Steamboats, Railways, etc. Stoves, Iron Railings, Plough and general Agricultural Castings, Babbit Metal, etc. Machinery Made and Repaired with quick despatch, Mayor or any Councillor shall be absent from the meetings of the Council, for more than two months continuously except in case of illness or by leave of the Council first obtained, then in every such case signed a contract for the laying of a new said person shall, if the said Council shall so declare at the next regular Atlantic cable next spring between Ireland meeting immediately be deemed and taken to be disqualified and shall and Nova Scotia. cease to hold his office of Mayor or Councillor, and his place shall be T. F. GILLESPIE. - - Proprietor. filled by a new election to be held in the manner hereinafter directed for holding elections, and to be held at such times as the Council shall direct

14. The first election for a Mayor and Councillors for said Town after the passing of this Act shall be held on the third Tuesday in April next succeeding the adoption of the Act by a vote of the said Town as hereinafter provided and the annual election for a Mayor and Councillors as aforesaid in all succeeding years shall be held on the third Tuesday in April in each and every year thereafter.

15. From and after the adoption of this Act, the annual election of the Act by a vote of the said Town as hereinafter provided and the annual election for a Mayor and Councillors as aforesaid in all succeeding years shall be held on the third Tuesday in April in each and every year thereafter.

15. From and after the adoption of this Act, the annual election of the Act by a vote of the said Town as hereinafter provided and the annual election of the Act by a vote of the said Town as hereinafter provided and the annual election of the Act by a vote of the said Town as hereinafter provided and the annual election for a Mayor and Councillors as aforesaid in all succeeding years shall be held on the third Tuesday in April in each and every year thereafter.

15. From and after the adoption of this Act, the annual election of the Act by a vote of the said Town as hereinafter provided and the annual election of the Act by a vote of the said Town as hereinafter provided and the annual election of the Act by a vote of the said Town as hereinafter provided and the annual election of the Act by a vote of the said Town as hereinafter provided and the annual election for a Mayor and Councillors as a foresaid in all succeeding years shall be held on the third Tuesday in April 10 and 10 and

Mayor and Councillors shall be held on the third Tuesday in April in each and every year, at such convenient place in each and every of the several Wards, and before such persons as shall be appointed for the purpose by the Town Council, or in case of the neglect or refusal of the Town Council to appoint such places or persons within twelve days before the election, then such places and persons may be fixed and appoint-Steam Engines and Boilers, Mill Machinery of all kinds;

ed by the Mayor of said Town.

16. Public notice of the time and places for holding every election shall be given by the Town Clerk, by publishing notice in one or more of the newspapers printed in the said Town (if any such there be), and by printed handbills to be posted up in three or more public places in by printed handbills to be posted up in three or more public places in each of the several Wards, for not less than ten days previous to such election, provided always that the elections in the several Wards shall be held at the same hour. IRON PIPE, VALVES AND FITTINGS

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

18. All elections for Mayor and Councillors shall be by ballot. The Town Clerk shall prepare a list for each ward of the candidates for the respective offices of Mayor and Councillors signed by the Clerk, and furnish the polling officers of the different wards with printed copies thereof to be supplied by the polling officers to the electors for the purpose of voting at all elections for Mayor and Councillors or either of said officers, and each qualified elector wishing to vote shall deliver to the polling officer one of the said printed lists, having first struck out therefrom any and all the names thereon except those of the candidates for whom he may intend to vote candidates for whom he may intend to vote.

19. The polling officer shall ascertain if possible without reading it, that the ballot is single and then shall closely fold the ballot and deposit it in the ballot-box, and should he discover the same not to be single, he shall immediately reject the ballot and the party who tendered the same shall be deprived of his vote at that election; and if in sorting the ballots it should be found that a ballot is double or more than one has been so folded together and deposited, or if any paper purporting to be a ballot should be found not to be one of such printed lists, all such ballots shall be wholly rejected, or if any ballot shall not have a sufficient number of names struck out therefrom to reduce the number of candidates thereon to the proper number of candidates, such ballots shall not be counted for the office or offices in respect to which such irregularity refers, but shall be counted for the office or offices for which Treat but cure Catarrh,

the names of the proper number of candidates appear thereon.

20. That the polling officers at any election of Mayor and Councillors or any or either of them shall not be disqualified from voting at such election as electors, by reason of being such officers.

21. That the name of each elector voting at such election shall be written in a poll list, and after the close of the poll the officer holding the election shall forthwith openly and publicly ascertain and declare the election shall forthwith openly and publicly ascertain and declare the number of votes given for each of the candidates, and as soon as possible thereafter he shall make return thereof under his hand, of said election to the Town Clerk, who shall at the Council Chamber at the hour of six o'clock in the afternoon of such election day or so soon thereafter as practicable declare the candidate or candidates having the greatest number of votes duly elected; provided however, in case an equal number of votes shall have been cast for two or more candidates for any office, the Town Clerk shall give the casting vote or votes, and declare such candidate or candidates for whom he shall give such vote or votes duly elected. In case no more candidates are nominated for

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

23. No person shall be allowed to vote at any such election unless his name shall appear on the list of voters for the ward in which he claims to vote, and such elector shall if required by the officer or person

I, A. B., do solemnly swear (or affirm) that I am of the full age twenty-one years, that I am the person named in the list of voters, that I have not before voted at any ward at this election—So help me God, Which oath or affirmation the officer or person holding such election is hereby authorized to administer and in every case where the

General News and Notes Prince Alexander of Battenburg, formerly Prince of Bulgaria, died last Friday.

Italy has formally consented to co operate with Spain in measures against the Anar

RHEUMATISM CURED IN A DAY:—South American Cure for Rheumatism and Neu ralgia radically cures in 1 to 3 days. Its action upon the system is remarkable and mysterious. It removes at once the cause and the disease immediately disappears, The first dose greatly benefits. 75 cents. Warranted by J. Pallen & Son.

There are 46,859 persons in Philadelphia who generally have employment, but who are at present out of work.

Mary McDermott, a laundress, was caught in the laundry machinery and mangled to

Itch, on human or animals, cured in 30 minutes by Woolford's Sanitary Lotion. Warranted J. Pellen, & Son. Twenty thousand people on the Gogebic Range, Wisconsin, have been reduced to

ENGLISH SPAVIN LINIMENT removes al ENGLISH SPAVIN LINIMENT removes all hard, soft or calloused Lumps and Blemishes from horses, Blood Spavin, Curbs, Splints, Ring Bone, Sweeney, Stifles, Sprains, Sore and Swollen Throat, Coughe, etc. Save \$50 by use of one bottle. Warranted the most wonderful Blemish Cure ever known. Warranted by J. Pallen & Son.

Orders have been issued limiting the out put of all collieries in the Lehigh region to

four days a week. As a result 15,000 me were idle vesterday. The Commercial Cable Company has

COFFINS & CASKETS Rosewood, Walnut, etc., Coffin findings and Robes supplied at the very lower ates. Pall Bearers' outfit furnished.

MERCHANT TAILOR,

CHATHAM,

Trimmings, etc. **GENTLEMENS' GARMENTS**

Satisfaction Guaranteed. Teacher Wanted.

In district no 2 Moorfield, a second class for feacher, to take charge 1st October. Apply WM GRAY, Secy. to Truste

Manchester House Men's Cashmere & Hose, Men's Silk Umbrellas.

Boys' Black RibbedCashmere Hose, heavy double krees. a special line for boys. Yarmouth Fancy Wool. Tweeds at 60c per yard. W. S. LUGGIE

LESS THAN \$1 MICROBE KILLER.

The one Great Cause of its popularity Performs all that is claimed for it. By its use you not only

For sale at all chemists. Advice free from Head Office.

WM. RADAM, MICROBE KILLER CO. 170. 120 King Street, Toronto, Ont. E. Lee Street, Druggist, Newcastle N.

HOUSE TO RENT

IMPROVED PREMISES

Just arrived and on Sale at Roger Flanagan's Garden, and Field Seeds. Choice Timothy Seed, and Wheat,

Wall Papers, Window Shades, Dry Goods, Ready Made, Clothing, Gents' Furnishings Hats, Caps Boots, Shoes &c. &c. Also a choice lot of

GROCERIES & PROVISIONS. FLANAGAN. ST, JOHN STREET & WATER STREET,

Kotels.

ADAMS HOUSE ADJOINING BANK OF MONTREAL,

WELLINGTON ST. - - CHATHAM, N. B. This Hotel has been entirely Refurnished. throughout and every possible arrangement made to ensure the Comfort of Guests San Rooms on the premises: FEAMS will be in attendance on the arrivals of al trains.

GOOD STABLING. &C. THOMAS FLANAGAN.

CANADA HOUSE Corner Water & St. John Streets,

MARTARO LARGEST HOTEL IN CHATHAM. Every attention paid to THE COMFORT OF GUESTS.

Located in the business centre of the town. stabling and Stable Attendance first rate. WM. JOHNSTON

Near Railway Station, starvation by the continued inactivity of the Campbellton, N. B.

> Sample Rooms. GOOD STABLING on the premises. Daniel Desmond,

HEART FAILURE. FAINTNESS. ACUTE DYSPEPSIA.

Complete Nervous Prostration HAWKER'S NERVE & STOMACH TONIC. A LADY'S EXPERIENCE.

A LADY'S EXPERIENCE.

Mr. Wm. Thompson of Muscussh, N. B., says.

"For 2 years past my wife has suffered with Acute Dyspepsia accompanied with complete and the suffered with Acute Dyspepsia accompanied with complete produced an attack of saintness. She became weak and nervous, lost all energy, and had a constant feeling of dread. She suffered with intense pain in the stomach after eating, which was usually followed by the smothering sensation about tho heart and fusinting spells. She tried a great many remedies and was treated by the doctors for some time, but obtained trieller. She became so discouraged that she gave up all hope of ever getting better, when the stomach after the part of the district of the d

Rev. Henry M. Spike, Rector of Musquasia, N. B., says: "I am personally acquainted with Sold by all druggists and general dealers TONIC 50 cts.; PILLS 25 cts.

Manufactured by the

HAWKER MEDICINE CO., Ltd.
St. John, N. B.

TO LET.

MRS. ISABELLA LETSON, or L J TWEEDIE.

EXECUTOR'S NOTICE.

TO LET. Hotel at Chatham station formerly occupied hot Godfrey. Apply to J. B. SNOWBALL.

DWELLING & FARM

the farm on the second concussion, containing a acres, more or less, one half of which is un ler culti-vation and has on it a good barn. These are eligible properties, as inspection of then will show. For terms and particulars apply to

New Barber Shop TERMS - CASH. -AND-Tobacco and Cigar Store.

The Subscriber has opened a Barber Shop and Tobacco and Cigar Store in the eligible premises on Water Street, adjoining Chesman's grocery, and nearly opposite the new Dominion building in course of erection.

He will give h's personal attention—to the Tobacc and Cigar department of the business, while the Barber Shop will be in charge of Mr. A. W. Terrilate of Hailfax, who is a first-class workmun. A. J. PINE

REAL ESTATE FOR SALE.

W. S. LOGGIE, Chatham

FOR SALE. F. W. RUSSELL, Black Broo

J. F. BENSON. TYPEWRITER, &C. &C.

PANY FOR NORTHERN COUNTIES. OFFICE: BENSON BLOCK.

J. C. RISTEEN & CO.



MANUFACTURERS

Doors, Sashes, Blinds & Mouldings. Flooring, Sheathing

----AND----ALL KINDS OF STOCK FOR BUILDING. ESTIMATES FURNISHED ON APPLICATION

SUPPLY SCHOOL CHURCH FURNITURE. J. C. RISTEEN & Co. No. 2, Queen St., Fredericton.

ALEX. MACKINNON. WATER ST., CHATHAM. am now prepared to offer my customers and the

REDUCED PRICES in the following lines, viz : -Mixed Candy, Nuts, Grapes, Lemon Rasins, Currants, Citron and Lemon Peel, Flavoring Extracts and Pure Spices, and other Groceries,

----ALSO---A nice line of

gift cups & saucers, Mugs, Lamps, and a General assortment of

Glass and Earthenware &c. ALEX. MCKINNON

F. O. PETTERSON,

Merchant Tailor CHATHAM - - N. B. All Kinds of Cloths, suits or single Garments.

F. O.PETTERSON.

pection of which is respectfully invited.

Five Thousand Hides

Wanted.

Chatham, May 15th, 1893. WILLIAM TROY. INTERNATIONAL S. S. CO

Three Trips a Week FOR BOSTON

COMMENCING NOV. 13th FOR PORTLAND & BOSTON

RETURNING will leave Boston same days at 8.30 a. m., and Portland at 5 p m., for Eastport and St, John. ASSENGERS arriving at St. John evening before . sailing are furnished with good sleeping accommodation on the steamer without extra charge.

C. E. LAECHLER. AGE

EVERY MONDAY AND THURSDAY

"THE FACTORY" JOHN MCDONALD,

(Successor to George Cassady) BAND AND SCROLL-SAWING
Stock of DIMENSION and other Lumb
CONSTANTLY ON HAND. THE EAST END FACTORY, CHATHAM, N. B.

SATURDAYS ONLY SOMETHING NEW

GOGGIN BUILDING. n future on every Saturday all goods in the Hard ware line will positively be

SOLD AT COST SATURDAYS ONLY.

CUMBERLAND R'Y AND COAL COMPANY,

SPRINGHILL. Steam Coal, House Coal, Blacksmith Coal.

JOHN FOTHERIACHAM, - - - ACT. EDWARD H. CONROY,

Successor to Danie Patton WHOLESALE WINES AND SPIRITS.

17 and 18 North Wharf. ST. JOHN - - - N. B. DERAVIN & CO

COMMISSION MERCHANIS. ST. KITTS, W. I. Cable Address: Deravin. CHATHAM, N B LEON, DERAVIN, Consular Agent for France.

any office than are necessary to fill the same, a poll shall not be held in their case but the Town Clerk shall, when making the declaration aforesaid, also declare such candidate or candidates duly elected.

holding such election, or by any one of the candidates or by any elector make oath or affirmation before the officer or person holding such election in the form following, that is to say:—

[Continued on 2nd Page.]

HARDWARE. B. SNOWBALL, CHATHAM.

ULL LINES OF-Groceries

Provisions,

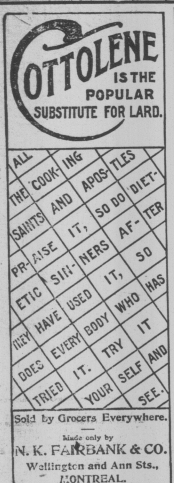
Hosiery, Dress Goods.

Haberdashery, Carpets,

Caps,

Cutlery,

Wholesale & Retail.



OF HOREHOUND

AND ANISEED.

CROUP WHOOPING COUCH, COUCHS AND COLDS. OVER 40 YEARS IN USE. 25 CENTS PER BOTTLE.

ARMSTRONG & CO., PROPRIETORS. ST. JOHN, N. B.



State Lottery Company.

its GRAND EXTRAORDINARY DRAWINGS take place Jem-Annually, (June and December,) and its GRAND SINGLE NUMBER DRAWINGS take place meach of the other ten months of the year, and are all drawn in public, at the St. Charles Theatre, New

FAMED FOR MORE THAN TWENTY YEARS FOR INTEGRITY OF ITS DRAWINGS AND PROMPT PAYMENT OF PRIZES.

"We do hereby certify that we supervise the arrangements for all the Monthly and Semi-Annual Drawings of The Louis'ana State Lottery Company, and in person manage and control the Drawings them-wives, and that the same are conducte with honesty, fairness, and in good faith toward all parties, and we authorise the company to use this certificate, with fac-Attested as follows



ol. C. J. Villere succeeds Gen. Beauregard as one ur Commissioners to supervise our Monthly and i-Annual Drawings. Gen. Beauregard always tedd Mr. Villere to represent him at the Drawings sever he was absent. Mr. Villere has already relied blue. Genr Drawings. We the undersigned Banks and Bankes will pay all Prizes drawn in The Louisian State Lotteries which may be presented

Jno. H. Connor, Pres, State Nat'l Bank. A Baldwin, Pres. New Orleans Nat'l Bk. Carl Fohn, Pres Union National Bank.

MAMMOTH DRAWING

Capital Frize, wice,	000.
LIST OF PRIZES	
1 PRIZE OF \$150,000 is	\$150,000
1 PRIZE OF 40,000 is	40,000
1 PRIZE OF 20,000 is	20,000
1 PRIZE OF 10,000 is	10,000
2 PRIZES OF 5,000 are	10,000
5 PRIZES OF 2,000 are	10,000
25 PRIZES OF 600 are	15,000
100 PRIZES OF 400 are	40,000
200 PRIZES OF 200 are	40,000
300 PRIZES OF 120 are	\$6,000
500 PRIZES OF 80 are	40,000
APPROXIMATION PRIZES.	
100 Prizes of \$200 are	\$20,000
100 do 120 are	12,000
100 do 80 are	8,000
TERMINAL PRIZES.	
	\$39,960
999 Prizes of \$40 are	39,960
999 Prizes of 40 are	39,900
8,434 Prizes, amounting to	\$530,920
9,902 111200,	,,,,,,,
PRICE OF TICKETS.	
FRIOR OF FEDERAL	

Whole Tickets at \$10; Halves \$5 Fifths \$2; Tenths \$1; Twen-tleths 50c.; Fo tieths 25c. Club Rates, \$55 worth of Tickets for \$50.

SPECIAL RATES TO AGENTS.
AGENTS WANTED EVERYWHER

IMPORTANT. SEND MONEY BY EXPRESS AT OUR EXPENSE IN SUMS NOT LESS THAN FIVE DOLLARS. on which we will pay all charges, and we prepay Express Charges on Tickets and Lists of Prizes Address PAUL CONRAD.

New Orleans, La

Give full address and make signature plain.

Congress baving lately passed laws prohibiting the use of the mails to ALL Lotteries, we use the Express Companies in answering correspondents and sending Lists of Frizes.

The official Lists of Prizes will be sent on applica-tion to all Local Agents, after every drawing, in any quantity, by Express, FREE OF COST

TRAINED NURSE.

M. S. N. Co.

of Oct., will make three trips a week for points down root and ridges and Fridges (omitting, however, Escuminac on Mondays). On Tuesdays, Thursdays and Saturdays, the boat will be opened for other engagements.

the Town of Chatham.

[Continued from 1st Page.] elector shall have been sworn as aforesaid, the presiding officer shall

note the same in his poll-book. 24. At any such election, every elector shall vote in the ward in which he resides, and not elsewhere, except as provided by Section thirty-five of this Act, and non-residents shall vote in the ward in Clerk at all meetings to keep a minute of the proceedings, in which he digging or making of any hole in any such street, road or highway, and in the clerk at all meetings to keep a minute of the proceedings, in which he and the clerk shall enter his name on the list for that ward.

25. If any person shall fraudulently vote at any such election by

26. The polling officer for each ward shall, before proceeding with such election, appoint a Poll Clerk, who shall be sworn before such officer to the faithful discharge of his duties, which oath the said polling officer is hereby authorized to administer.

the list of electors delivered to the polling officer by the Town Clerk, of the ward where he claims to vote, and the polling officer shall mark off the mame of each person as he deposits his ballot from the list; and the polling of the council shall be open to the public. poll clerk shall enter on the poll list the name of each elector voting, and any other fact the officer appointed to hold the election may require him to note, and shall assist the polling officer in counting and the polling of the proceedings of the proceedings of all meetings of the proceedings of all meetings of the said Council to be held as aforesaid, shall be drawn up and fairly entered in a book to be kept for that purpose by the Clerk, and shall be signed by the Mayor or Chairman proceedings of all meetings of the public. 28. Every person elected to the office of Mayor or Councillor, within

elected, and shall file with the Clerk the receipt for taxes as hereinbefore provided in case of election, and take and subscribe the following oath of office before any Justice of the Peace, that is to say :-I, A. B., do solemnly swear (or affirm) that to the best of my knowledge and belief, I am qualified as by law required in every respect for the office of Mayor or Councillor (as the case may be) to which

I have been elected, and that I will diligently, faithfully and impartially and to the best of my ability, discharge the several duties which appertain to the said office of Mayor or Councillor (as the case may be) while I hold the same.—So help me God.'
29. If any person duly elected to the office of Mayor or Councillor

shall neglect or refuse to take the oath of office within the time limited, the said office shall be deemed vacant, and shall be filed up by a new any member of the Council shall be guilty of grossly violent or im election to be made in the manner herein provided. 30. Any person holding the office of Mayor or Councillor, may resign

the said office by delivering to the Town Clerk a notice of such in the manner hereinafter provided.

declared a bankrupt or shall apply to take the benefit of any Act for the the offender be present at such special meeting, the Council so assemble relief of insolvent debtors, or shall remove his residence to a place with- shall have power in such manner as may be determined at such meeting out the limits of the town or shall be absent from the town or from the to punish the offender by reprimand or expulsion as any five of the meetings of the Town Council for more than two months at any one members then present shall think fit; provided that in case of expultime (except in cases of illness or by leave of the Town Council first ob- ion the person so expelled shall forthwith cease to be a member of the tained), then and in every such case such person shall thereby vacate his | Council and forfeit all rights, powers and privileges enjoyed by him said office, and the office shall be filled by a new election made in the as such, and the Mayor shall immediately order a new election to supply manner hereinafter provided.

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

33. Every person duly elected to the office of mayor or councillor having taken the oath of office heretofore prescribed, shall unless otherwise provided in this Act, hold office as follows :- If he be mayor, until another mayor is elected and sworn into office; and if he be a councillor until the day for holding the annual election as provided for in this Act; provided however, that nothing herein contained shall render any per-

son holding office, ineligible for re-election to the same. 34. The Town Clerk of the Town of Chatham shall, on or before the tenth day of April in each year, prepare an alphabetical list for each Ward of all electors qualified as provided by this Act to vote at such election in each Ward in said Town to be taken from the last general assessment roll preceding such election, filed in the office of the Town Clerk, and shall post the list for each of said Wards in some public place in such Ward not later than the said tenth day of April and shall give public notice in such manner as the Council may direct of the place where such list is posted, and that the same is subject to revision

up to and including the Friday next preceding the annual election. 35. It shall be the duty of the Assessors to assist the Town Clerk in the preparation of the said lists of electors, and to furnish him with all the electors. Such lists shall be open for public inspection without before the Mayor that he will diligently, faithfully and impartially and charge up to and including the Friday next preceding the annual electors. Such lists shall be open for public discharge the mayor that ne was diligently, tarontum and the charge up to and including the Friday next preceding the annual elector to the best of his ability discharge the several duties appertaining to of dogs, and to regulate and prevent dogs from running at large and to tion in each year, during which time any person properly qualified, and whose name may have been omitted shall upon satisfactory proof of the same to the Town Clerk, have his name inserted therein, and any elector whose name shall have been placed in the wrong Ward, shall upon satisfactory proof to the Town Clerk, have his name inserted in the list of the Ward in which he resides and is entitled to vote, and any other office or capacity accountable for the revenues of said Town of non-resident elector having property in more than one Ward may direct any part thereof, until he shall have entered into a bond to the said the Clerk in writing to place his name on the list of the Ward in which Town with two sufficient sureties to be approved of by the Council, in he wishes to vote, and the Town Clerk shall furnish the polling officer such form and for such penal sum as the Mayor may approve or any electors of such Ward, at least twenty-four hours before the time Town all moneys received by him on behalf of the said Town. appointed for holding such election, and no person whose name is not upon such list so revised and furnished shall be entitled to vote in such Ward at such election; provided always, that if the name of any elector is not on the list for the Ward in which he resides he may vote in any other Ward on the list for which his name does appear, which said lists habitants of the said Town, or received for or

36. If any candidate at any election as aforesaid, or any elector who has a right to vote, and did vote thereat, be dissatisfied with such election he may within six days after the day on which the Town Clerk shall declare the result of such election make application in writing through the Town Clerk to the Town Council, setting forth the grounds of the complaint, and demanding an investigation thereon, and the said Council is hereby authorized and required to examine and determine duce all books relating thereto at any meeting of the Town Council, the matter of such complaint at their next meeting, or at a meeting when directed or required by said Council or Finance Committee to called for that purpose; but the Mayor or Councillor whose return or do so. seat is in dispute shall not vote on the examination of such complaint, Council shall declare his election to be void and the seat vacant, and Clerk. shall direct a new election to be held to fill such vacancy, which election shall be held, and notice thereof be given and nomination of candidates therefor shall be held, given and made in manner provided for in the case of an election under the sixteenth Section of this Act, and the Mayor Chairman at such meeting is hereby authorized to administer

any necessary oath in such investigation.

37. Every officer or person holding such election for Mayor or Councillors as aforesaid, shall be and may be deemed a Peace Officer on that occasion, and shall have power and authority to maintain and enforce order and decorum, and preserve the peace at the election held by him and to suppress all riot and disorderly conduct thereat; and all Peace any Constable within the Town, or to the Keeper of the Gaol or Lockup house, which warrant such Sheriff, Deputy Sheriff, Constable, Gaol or Lock-up house Keeper shall and may and is hereby required forthwith to obey under a penalty not exceeding forty dollars for disobedience thereto; provided that such imprisonment or restraint shall not continue more than eight hours after the adjournment or dissolution of such meeting and provided also, that the person or persons so guilty of such disorderly or riotous conduct, or of disturbing or interrupting the poll in any way or manner whatever, as hereinbefore specified, shall be liable notwith and protect themselves by insisting on having LOUISIANA STATE LOTTERY TICKETS and standing such restraint and imprisonment, to be otherwise prosecuted and punished as if no such arrest had been made.

POLL LISTS. DELIVERY TO CLERK.

38. The Poll List kept at every election, and the list of persons who have paid their taxes furnished by the Receiver of Taxes, as hereinbe fore provided, shall on the next day after the conclusion of such election unless such day be Sunday, Christmas Day or Good Friday, and then on the next day thereafter), be delivered by the officer or person holding the same to the Town Clerk, to remain in his office where they shall be open for inspection to any elector.

ELIGIBILITY. Ward.

MEETINGS OF COUNCIL. 40. The said Town Councillors shall meet for the transaction of busi-

from time to time appoint, giving at least two clear days' public notice of such meeting; provided always, there shall be at least four quarterly meetings in each year, to be held at such time and place as the Council 2nd.—To provide reasonable remuneration for all services performed 2nd.—To provide remuneration for all services performed 2nd.—To provide reasonable remuneration for all services performed 2nd.—To provide remuneration for all services performed 2nd.—To provide remuneration for all services performed 2nd.—To provide remuneration for all services perfor may by any bye law appoint.

purpose or purposes for which they have been convened as aforesaid, Act, including the Police Magistrate of said Town: thirty-five of this Act, and non-residents shall vote in the ward in which their property lies, but no person shall vote at any one election in more than one ward. Non-residents having property in more than one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may notify the Clerk of the ward in which he desires to vote, one ward may not the clerk of the ward in which he desires to vote. been so entered shall be deemed and taken to be to all intents and purposes present at such meeting until the same shall be finally adhighway, or crossing within the said Town, and to protect any such to such adjournment or dissolution.

42. At all meetings of the Council the Mayor, if he be present, shall reside, and in case of his absence, the Councillors present shall choose one of their number to act as Chairman and preside at such meeting;

ten days after his election shall accept the office to which he shall be 44. It shall be lawful for the said Council to appoint from out of the Members composing such Council, such and so many Committees and consisting of such number of persons as they may think fit for the transaction of the business before such Council and for the discharge of such duties as by the said Council may be prescribed, but subject in all things to the approval, authority and control of the said Council; and in all questions coming before any such Committees a majority of the members present shall determine such question, provided that a majority of the persons composing such Committee be present.

IMPROPER CONDUCT AT MEETINGS OF COUNCIL.

45. If at any meeting of the said Council to be held under this Act roper conduct, or shall make use of language indecent or profane, o insulting to the presiding officer or to any member of the Council present at the meeting, the Council if five members in all or more be resignation in writing, signed by him, which resignation shall be laid before the Council at its next meeting, and such office shall thereupon become and be vacant, and shall be filled by a new election to be held moned to adjudicate upon the subject, the time and object of such meeting being previously notified in writing to every member or to be 31. If any person holding the office of mayor or councillor shall be left at his usual place of abode, and if three members at least including the vacancy occasioned by such expulsion, as in the case of other extra-

46. Any meeting of the Council to be held under this Act may be adjourne I from day to day for three days in whole, and no longer.

47. At the first meeting of the Council after every annual election, or at any subsequent meeting, the said Council if they see fit, may nominate and appoint from time to time for the said Town a Clerk, an Auditor, a Town Treasurer (who shall be Collector and Receiver of r of the Poor, Hog Reeves, Fence Viewers, Surveyors of Logs, Surveyors f Lumber, Surveyors of Wood or Bark, or such other officers as may be found necessary according to the true intent and meaning of this Act, or any bye law to define the duties of such officers and their respective erms of office, which, except in the case of the Clerk and Treasurer. shall not be longer than one year unless they be re-appointed; and the Council may also remove or displace any of the said officers and appoint others in their stead, and impose penalties for non-performance of duties or other misdoings of such officers, and cause such penalties to natural or artificial curiosities, and all theatres, circuses or other shows be levied and recovered by distress and sale of the offender's goods, or exhibitions for hire or profit, and for preserving quiet and good order electors on the issues and events of the mprisonment or otherwise as such Council may direct, and shall grant and allow in any year by stated salary or otherwise to the Clerk or officers so to be appointed as aforesaid, such allowance or compensation taken thereat: for their services as the said Council may think fit; provided that no person shall be capable of acting in any office to which he may be ap-

48. No person shall be capable of acting as Clerk, Treasurer or in any pointed to hold such election in each Ward with a list so revised of bye law prescribe, conditioned to account for and pay over to the said

49. The Treasurer of the said Town shall receive all rates, taxes, as sments, fines, penalties, imposts or other moneys payable to the in-At the St. Charles Theatre, New Orleans, Tuesday, December 12th, 1893.

Capital Prize, \$150,000.

Capital Prize, \$150,000. Council, and such and so many accounts as shall be necessary to shew distinctly and separately the receipts and expenditures of each department in the said Town.

50. The Treasurer shall deposit the funds of the said Town as the same are by him received, in such manner as the Town Council or any

51. The Treasurer shall not pay out any moneys otherwise than upon and if it shall appear to the Council on such investigation by evidence on oath viva voce that any person has been returned and is serving as Mayor or Councillor contrary to the provisions of this Act, the said cil when such moneys were ordered to be paid, and countersigned by the

ACCOUNTING OF OFFICERS.

52. All persons and officers appointed to act under the authority of the said Council and entrusted with the collection or expenditure of any moneys belonging to the said Town, shall be accountable therefor to the said Council, and shall account therefor when and as the said Council

PUBLICATION OF ACCOUNTS.

53. It shall be the duty of the Town Clerk to publish in one or more and to suppress all riot and disorderly conduct thereat; and all Peace of the newspapers, if any, published in the Town, or by pamphlet or Officers and all others Her Majesty's subjects are hereby required and circulars, one month before the annual election of Mayor and Councillors nmanded to be aiding and assisting him therein, and any person in each year, for the information of the citizens of the said Town, a full eglecting and refusing to give such aid and assistance when thereunto and detailed statement of the receipts and expenditures of the Corpora quired by such presiding officer shall incur a penalty of not exceeding tion during the past year, and in every such statement the differen twenty dollars; and if any person or persons shall commit violence or be engaged in any affray or riot, or shall in any wise disturb the peace and order at such election in any manner whatever, or in any wise interrupt were made, and the amount of money expended under each, the moneys TENTION.—After January 1st, 1894. the poll, or the business thereof, or wilfully obstruct or threaten any person coming to vote, the officer or person holding any such election shall have power and authority on view or on oath of one credible witshall be clearly and particularly specified together with the amount of the ness (which oath the officer or person holding such election is hereby assessments ordered and made, the several purposes of such assessments mpowered to administer), forthwith verbally to order such person the amount actually received under such assessments and a nto custody or commit him to prison, should such officer deem it exped- detailed account of the application thereof; and such statements ient, by warrant in writing directed to the Sheriff or his Deputy or to and accounts shall be made up to the 31st day of December preceding

54. It shall be lawful for the Town Council, by any bye law or bye laws for that purpose to be made, to regulate and license all Auctione and sales by auction or outcry within the said Town, and to establish fees on such license, and the said fees shall be paid to the Town Treasurer for the use of the Town, anything in any law to the contrary notwithstanding, and the said Town Council shall have power to impose a penalty not exceeding thirty dollars for each breach of such bye law, to be recovered with costs in the same mode that other penalties are authorized to be recovered and collected by this Act.

55. The Town Council in addition to all powers of making bye-laws and ordinances, rules or regulations vested in them by the terms of this Act, shall have the sole power and authority to make bye-laws for the good rule and government of the said Town of Chatham, and for the better carrying out the provisions in this Act contained; and from time to time to revive, repeal, alter and amend any bye-laws, ordinances, 39. No person shall be eligible to be a Councillor in more than one rules or regulations whatsoever by them made under the authority of this Act; and for the more particular defining the powers of the said Town Council, but not in any way or manner to limit the same to the objects hereinafter mentioned, the said Town Council shall have power

Proposed Bill for an Act of Incorporation for ness at such time and place as the Mayor or anythree Councillors may to make bye-laws for the several purposes following, within the Town

by any such officer not receiving any salary under the terms of this 41. In all meetings of the Council to be held under this Act, four members with the Mayor or a Chairman shall constitute a court for the Council for which no other provision shall have been made by this

and a majority of the members present shall determine the questions 3rd.—To prevent the removal of any stone, gravel, sods, sand or

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

26. The polling officer is and the rules, orders and purposes present at such meeting until the same shall be finally adjourned or dissolved by the presiding officer; and the rules, orders and regulations, enactments and decisions of such meeting until the same shall be finally adjourned or dissolved by the presiding officer; and the rules, orders and regulations, enactments and decisions of such meeting until the same shall be finally adjourned or dissolved by the presiding officer; and the rules, orders and regulations, enactments and decisions of such meeting until the same shall be finally adjourned or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and to provide or dissolved by the presiding officer; and the rules, orders and the 5th.—To provide for making, paving, flagging, planking and repairing the streets, sidewalks, crossings, roads or highways, and also for the repairing and good order of the bridges, wharves, docks and slips within the limits of the said Town:

6th.—To provide for the removal of all fences, houses, steps, erections, projections or obstructions whatsoever which may now, or shall at any ne hereafter project into or over any public street, road, sidewalk or highway in the said Town, or any part thereof which may so project, at the expense of the owners or lessees of the property in connection with which such erection, projection or obstruction may be used or found: 7th.—To provide for places of deposit for ashes, cleaning of yards and streets, and other filth and ordure, and to compel the owners or

cleanings, filth, and ordure, to such places of deposit. 8th.-To abate and cause to be removed all public nuisances, and bitter were our Derby M. P. P. suffer-8th.—To abate and cause to be removed an puone record, all filth and incumbrances on the streets, sidewalks, roads and alleys all filth and incumbrances on the streets, sidewalks, roads and alleys ing from the pangs of an unsuccessful candidacy for the office which Mr. spreading of contagious or infectious disorders :-

9th.—To establish and manage a market or markets, and to establish and regulate market days and fairs: 10th.—To regulate the manner of selling meat, fish, vegetables, grain, hay, straw and fodder, and to grant license for the due weighing and

neasurement thereof:

11th.—To restrain and regulate the purchase and manner of selling egetables, fruit, country produce, poultry or animals openly exposed for sale or in the market; and all other articles and things by hucksters and runners living within the Town: 12th.—To regulate all vehicles, vessels and other things in which anything may be exposed for sale or marketed in any street or public place,

and to provide for seizing and destroying all tainted and unwholesome meat, poultry, fish or other articles of food, and to impose and recover ments attributed to him. It is possible such reasonable penalties as may be found proper upon the person or persons exposing for sale such tainted or unwholesome articles within

13th. To regulate the assize of bread, and to provide for the seizure of bread baked contrary thereto, and to impose penalties upon the person so baking or selling contrary to the provisions of any bye law to e made in that behalf:

14th.—To regulate the anchorage, wharfage, lading and unlading of cessels, and other craft arriving at the said Town:

Mr. Adams' return to the House of Commons, but the absurdity of the 15th.—To regulate and provide for the erection, management and rent of wharves, piers, quays, buildings and docks in the said Town, being the property of said Corporation, and the toll to be paid for vessels and steamboats touching thereat or using the same:—

16th—To regulate carters, hackmen, waggoners, and cabmen, the prices to be paid to them for hauling loads or transferring passengers in the said Town, and the quantity or weight to compose a load : 17th.—To enforce the due observance of the Lord's Day, commonly on his ticket in that Assembly election. called Sunday, and punish vice, immorality and indecency on the streets | Moreover it is "an open secret" that or other public places within said Town:

18th.—To preserve health, peace and good order in said Town. 19th.—To prevent the spreading of infectious or other diseases: 20th.—To prevent the sale of any intoxicating drinks to children, apprentices or servants without the consent of their lawful protectors, and to prevent the sale of intoxicating liquors in or from any booth, Town Taxes), three Assessors, a Marshal, a Clerk of the Market, and so sled or carriage in or upon any street or upon any side thereof or in any field within the Town of Chatham: 21st-To license, regulate or prevent billiard tables, bowling alleys

or other places of amusement: 22nd.—To restrain or suppress gambling houses, or to enter into them and seize and destroy rouge et noir, roulette tables and other devices 23rd.—To restrain and punish all vagrants, drunkards, mendicants

and street beggars: 24th.—To restrain or to regulate the licensing of all exhibitions of posing as the leader of the "third

25th.—To establish and regulate one or more Pounds, and fees to be he denied his record as the leading

26th.—To restrain, regulate or prevent the running at large of horses, cattle, swine, goats, sheep, dogs and other animals, goese and poultry, and National policy in 1878; denied that o impound the same

provide for killing such as are found so running at large contrary to elections of 1874 and 1878 against the any law or bye law, after public notice given : 28th.—To regulate the construction of privy vaults and sinks on being a resident of another province

private property, and to compel the cleansing thereof:
29th.—To cause vacant lots in central situations, when they become aisances, to be properly enclosed at the cost and expense of the owners. and to recover such expense with costs in a summary way: 30th.—To regulate and prevent the erection or continuance

which may be likely to become nuisances: 31st.—To prevent the ringing of bells, blowing of horns, shouting and other unusual noises in the streets and other public places: 32nd.—To prevent the throwing of snow balls, stones, dirt or other

missiles in or into or along any public street, thoroughfare, alley, road adian industries had been, time and 33rd,—To prevent coasting on sleds or other contrivances, down, through, in or along any public street, thoroughfare, alley, road or bye requirements of the country necessitat-

34th.—To purchase, enclose, plant, lay out, and adorn any public square, park or parade for the use of the Town, and to make and ordain ules for the government and preservation thereof, and to impose penalties and punishment by fine, imprisonment or both for the violation or ture, especially when the great nation

non-observance of such rules: 35th.—To prevent the injury or destroying of trees planted within protective than ours. Many of our any of the streets or public grounds of the said Town:

37th.—To establish bathing houses, and to prevent or regulate bathng within or near the said Town: 38th,-To regulate and license owners of livery stables, or other

owners of horses or carriages letting out the same for hire or profit, and also to license and regulate porters, butchers and hucksters: 39th.—To appoint and regulate a Police force in and for the said 40th.—To provide for the proper keeping of the Poor, and management of any house of refuge, hospital, workhouse, bridewell or house of established as to render its overthrow

orrection that may be established in the said Town, and also to provide for the erection or establishment of any houses of refuge, hospitals, workhouses, bridewells or houses of correction as they may be deemed necessary for the public welfare: 41st.—To erect, preserve and regulate public cisterns, reservoirs and mates that our people look for and other conveniences for the supply of good and wholesome water, or for cations of the tariff, and he might have

the extinguishing of fires, and to make reasonable charges for the use also said that if the government carries 42nd,—To establish, make and regulate public fountains, pumps and

wells, and to prevent the waste and fouling of public water:
43rd.—To prevent or regulate the firing of guns or other firearms: 44th.—To prevent or regulate the fireing or setting off of squibs, ireballs, crackers or other firewarks:

45th.—To prevent or regulate the keeping and transporting of gun- jority of the people of this County. owder or other combustible or dangerous substances: 46th.—To prevent or regulate the use of fire, lights or candles ivery or other stables, and in cabinet makers' and carpenters' shops, free trade, because they know that and in other places where combustable substances are kept, and to prevent or punish the use of pipes and cigars in such places:

47th.—To regulate the carrying on of manufactories or trades, angerous in causing or promoting fires, or to public safety:

48th.—To regulate and require the safe keeping of ashes in proper 49th.—To provide for the security, safety and advantage of the in-

nabitants by such rules and regulations and restrictions as they may now, should an election be held, than eem expedient, to be observed by all persons in the erection of buildings to be built within the populous parts of the said Town: 50th. -To regulate or alter the construction of any chimney, flue,

fireplace, stove, oven, boiler or other apperatus or things in any house, manufactory or business, which may be dangerous in causing or promot-51st.—To enforce the proper cleaning of chimneys: 52nd.—To regulate the number of fire buckets to be provided by the does not consult his supporters in ref-

several inhabitants, and the time and manner in which they shall be so provided, and also to provide for the examination and management of lost some political friends, and he may, uch buckets, and the use of them at fires: 53rd .- To regulate the conduct and enforce the assistance of the to Mr. Robinson and many others; but, nhabitants at fires, and for the preservation of property thereat:

54th.—To make regulations for the suppressing of fires and pulling down or demolishing houses for that purpose, and remunerating the turned, were correct, it by no means owners thereof in certain circumstances 55th.—To compel the owners or occupiers of houses to have ladders

eading to and on the roof of such houses 56th.—To establish and regulate engine, fire, hook, ladder and prop-[Continued on third page]

Miramichi Advance.

CHATHAM, N. B., - - NOVEMBER 23, 1893.

Explanatory. It is hardly necessary, we suppose, o say to our readers that in order to make room for the greater and concluding portion of the proposed bill for an act to incorporate Chatham we are obliged to omit our usual variety of

news and other matter this week.

Northumberland and the Politicians. Our Mr. Jus. Robinson, M. P. P., has, apparently, been undergoing an interview in Montreal, and the result, as it appears in the Montreal Star. is in another column. His many fainds here will be glad to note that his led him to the conclusion that we are about as well off in New Brunswick as are the people amongst whom he has been travelling. He is, apparently, sound also on the tariff question. We occupiers of property within the said Town to remove all such ashes, think, however, that his references to Governor Boyd could not be more candidacy for the office which Boyd now fills; and when speaking in his representative capacity, it would have been well if he had not said much that he is reported to have said in reference to the reasons why Mr. Adams was elected and Mr. Mitchell rejected in the last Dominion election in this County, and which we believe to be inso inaccurate that we cannot believe associated with him on the successful ticket in the Assembly election of 1890 may have had the understanding with Mr. Adams which the Star interviewer makes Mr. Robinson say resulted in Commons, but the absurdity of the assertion, as applied to the lumbermen apparent, in view of the fact that a large proportion of our leading lumbermen and lumber merchants opposed Mr. Robinson and the other gentlemen Mr. Adams, instead of being a party to what is known as the Northumberland deal", made a considerable effort to have a want of confidence motion made when the Address was going through the Assembly in the first session after

The chief reasons why Mr. Mitchell was opposed in the last Dominion election by many who had before supporthave lost his grip of practical politics and had become a political absurdity by first six years of Confederation, while New Brunswick champion of the he had ever fought against the liberals liberal candidate, and also because, and a very infrequent visitor to Northumberland, it was justly believed that the principal interest he had in the of County lay in the use he made of it in laughter houses, distilleries and tanneries, and manufactories or trades securing a seat in the House of Com-

Besides all this, our people realised that the principle of protection to Canagain, affirmed by the electors of the ed a pretty high tariff, it was absurd to contend that it should not contain the element of protection as a leading feaadjoining us had a tariff more highly electors believed that the time for Mr. 36th.—To prevent immoderate riding or driving within the said Mitchell to have been an opponent of the government because of the national policy was when he was supporting it and that policy in 1878, for at that time our revenue requirements were some \$16,000,000 less then they were when the last Dominion election was held; and not twelve years after, when an act of political and commercial suicide. Mr. Robinson very correctly inti-

> out its promise of a readjustment, and the changes embrace reasonable consideration for the now overtaxed consumers of certain lines of provisions, etc., it will be satisfactory to the ma-Our electors are not so poorly informed as to be carried away with the coof when we require a revenue of from \$36,000,000 to \$38,000,000 a year, we must have a pretty high tariff in order to raise it. As to Mr. Mitchell, we fail to see wherein he has any better chance for election in Northumberland when he last offered. We see and hear very little respecting Mr. Adams in his capacity of representative of the County and have no means of knowing what his intentions are as to the future. Like every other representative who erence to county matters, he may have also, be gaining supporters not known even if Mr. Robinsou's alleged opinion that Mr. Adams cannot again be refollows that Mr. Mitchell would be the choice of the County as his successor. Our people have not been giving much attention to Dominion matters of late. or worrying over candidates for the

Serious Illness of Sir John Allen.

Universal regret is felt over the serious illness of Sir John Allen, Chief Justice New Brunswick. He was stricken with his restoration to health.

Mr Adams M. P., at Ottawa

"Hon. M. Adams, member of parlia of Lieut.-Governor for the Province of ment for Northumberland, N. B., has New Brunswick?" "We don't like it all. been in the city the last few days and left | We think the Government have acted Hibbert Tupper, it was evident he held head and is making a fool of himself; stitutes. the minister to be the right man in the whereas, on the other hand, had they apright place, devoted to his work and ad- pointed Mr. Mitchell, they would have ministering his department in a business- appointed a man who is one of the six hire and statesmanlike manner. Mr. surviving fathers of Confederation, who Adams spoke enthusiaetically also of the has rendered services to the country Hon. Mr. Haggart for the great success surpassed so far as I know by no living achieved in the management of the Inter- man and has never received any considercolonial railway, and expressed the ation or reward for it. It would have coinion that Canada never had a more been only an act of common justice and able and zealous minister of railways. In the province would have had a Governor addition to the ministers named, it was that the people would have confidence in necessary for him to interview Sir John his integrity, ability, fairness and he met his death, Thompson, Sir Adolphe Caron and Mr. efficiency, which I do not think they Thompson, Sir Adolphe Caron and Mr. efficiency, which I do not think they STRICKEN DOWN FROM BEHIND Clarke Wallace, all of whom facil tated in possess now." "I should judge, Mr. under cover of darkness has aroused the the capital.". that the country can offer.'

ENDORSES "SIR" PETER.

ed that they will wisely wait to see sick before his arrival, and his inability to great interest he has in Miramichi news, who may be in the field when an elec- visit the districts of the county, having particularly in yachting. 'I miss the old erty saving Companies, and to provide and afford exemptions and imtion is brought on, for there is no denybeen confined to his bed for ten days

river greatly," he says for there is no hoatmunities to the officers and members thereof: ing that it will be largely a matter of men with them. There never was a time when party ties were weeken in time when party ties were weaker in and I express also the epinions of a great from Bathurst to Fredericton.

Mr. Adams, who is a decent fellow, but he has done nothing, and seems unable to sentative."

"What is the condition of your section of the country, Mr. Robinson?" "Matters are fairly prosperous there as

compared with the last few years. Our resources are almost entirely confined to paralysis at St. Andrews on Tuesday of lumber and fish, and while the former last week, while stenographer Risteen, interests are not very brilliant the latter was reading over to him the notes of the have been very prosperous, and should we ceedings of the day at the Court over succeed in getting fish and lumber on the the hours of teaching shall not exceed six which he was presiding. His right side, free list with the United States it would arm and leg were paralysed. Snperingive an immense stimulus to the trade of allowed at noon for recreation." tendent Timmerman of the C. P. Rail the country, but the Government of the Au amendment in Regulation twenty-two disposal and on Sunday last he was in sufficiently good condition to be removed from what we can see from a recent interto his home in Fredericton, where he now view of Mr. Mitchell's at Washington, he reads as follows:hes, slowly improving. His many friends has been doing good service there in the Do that a reasonably long leave of ab- last few days in endeavoring to accom- to open and close the daily exercises of the sense from his official duties may lead to plish that object, and I think the Govern-school by reading a portion of Scripture (out ment should at once send someone down tariff bill is framed, which will probably The Ottawa Evening Journal of 10th be within the next three weeks." "How do your people like the new appointment

Miramichi and the North Shore etc..

and things. Mr. Robinson stated, in re-

ways has been popular with the people, Johnstown. Writing to a friend here, he sory.

House of Commons. It may be as and were it not for his having been taken says he wants the ADVANCE because of the

present time, but it must not be assum- made a mistake in rejecting him, and are Nelson will run on and after Monday, the ed that Mr. Mitchell or Mr. Anybody- determined on the next occasion to re- 20th day of November, as follows. Leaving 11.00 a. m.

5.00 p. m.

Leaving New castle for Chatham. 10.15 a. m. 12.15 a. m. 5.45 p. m. 3.45 p. m. W. T. CONNORS, hatham, Nov. 15 1893. Manager.

Amended School Regulations.

2.00 p. m.

Under amendment made by the Board Education to the School Regulations : "The term 'school hours' shall mean and include all the time between the opening and the close of the school for the day; bu

"It shall be the privilege of every teacher of the Common or Douay version as he may to the Board of Trustees."

Safe, Eure, and Painless.

What a world of meaning this statement

published last week:-

public services entitle him to anything run to the earth the foul murderer of

[Continued from second page]

57th.—To provide for the purchase of such and so many fire engines as they may deem necessary:

58th.—To provide for the payment of such premiums or rewards for early attendance of waggons and other vehicles with water at fires, as the said Town Council may from time to time deem expedient: 59th.—To appoint from time to time such and so many persons to be firewards as the said Council may think proper, and to enact rules and

regulations prescribing the duties of such firewards: 60th,-To regulate the management and provide for the security of the public property of any kind belonging to the said Town, and to provide for the permanent improvement of the said Town in all matters as well ornamental as useful:

61st,—To provide for the erection, preservation and security of lamp posts, sign boards and other fixtures within the said Town; be deemed necessary, the expense of lighting the same or any part existing or that may hereafter be found necessary within the said Town, thereof with gas, oil or otherwise, and for the performance of and of such parts of highways and bye roads (if any) as may be within shediac, A A Gogan, 5al. any kind of work required for the purpose of supplying the said Town the limits thereof, and to define the boundary and side lines of said with gas, oil or other substances, and for compelling the proprietors or occupiers of real property to allow such work to be done, and to permit building drains, sewers, culverts and bridges therein, and to prevent the such fixtures as may be necessary to be placed in or about their premises, such work and fixtures to be at the cost of the said Town, and to permit encumbering of the same in any manner, and to protect the same and every part thereof from encroachment and injury by such laws and ises, such work and fixtures to be at the cost of the said 10wn, and to provide for the erection of all works connected with such lighting that may be necessary to furnish a supply of gas, oil or other substance lish for the purposes aforesaid; and for making, flagging, planking, master ball.

16-2ch White Bird, 27. Robiehaud, Shippegan, master ball and the cost of the said 10wn, master, gen cargon, 27. Robiehaud, Shippegan, that may be necessary to furnish a supply of gas, oil or other substance lish for the purposes aforesaid; and for making, flagging, planking, master ball and the cost of the said 10wn, and to ordinances as the said Council may from time to time enact and establish for the purposes aforesaid; and for making, flagging, planking, master ball and the cost of the said 10wn, and to ordinances as the said Council may from time to time enact and establish for the purposes aforesaid; and for making, flagging, planking, master ball and the cost of the said 10wn, master, gen cargon, 27. Robiehaud, Shippegan, and the cost of the said 10wn, master, gen cargon, 27. Robiehaud, Shippegan, and the cost of the said 10wn, master, gen cargon, 27. Robiehaud, Shippegan, and the cost of the said 10wn, master, gen cargon, 27. Robiehaud, Shippegan, and the cost of the said 10wn, master, gen cargon, 27. Robiehaud, Shippegan, and the cost of the said 10wn, master, gen cargon, 27. Robiehaud, Shippegan, and the cost of the said 10wn, master, gen cargon, for the inhabitants of said Town; and generally to make all such laws and ordinances as may be necessary and proper for carrying into execu-

ties contained and prescribed in and by this Act. 63rd.—To impose fines and penalties for the breach of any bye law, ordinance, rules or regulations of the said Town Council, to an amount not exceeding forty dollars for any one offence; and all penalties recovered under the provisions of this Act shall be paid to the Treasto look after these interests before their tariff bill is framed, which will probably present at these exercises against the wish of want of goods and chattels by the imprisonment of the party or parties his parent or guardian expressed in writing convicted for a period or, term for any one offence not exceeding ninety

.56. It shall and may be lawful for any Police officer of the said Town for home this morning. His mission was departmental. Before leaving he informed man who has never rendered any special it not? Putnam's Painless Corn Extractor—

What a world of meaning this statement to take into his custody without warrant any loose, idle or disorderly person whom he shall find between the hours of seven o'clock p. m., and embodies. Just what you are looking for, is to take into his custody without warrant any loose, idle or disorderly the Journal that he was entirely satisfied with his representations. Judg-ministers with his representations and for assessing the proprietors or lessees way. It makes no sore spots; safe, agts which we have seen in the papers are which at the great sure-pop corn cure—acts in this six o'clock, a. m., lying or lurking in any highway, yard or other place, and for assessing the proprietors or lessees way. It makes no sore spots; safe, agts which we have seen in the great sure-pop corn c The Murder of Wm Sullivan.

The Washburn County, Wis., "Register"

The Washburn County, Wis., "Register" gives the following account of the murder of Mr. Wm. Sullivan at Shell Lake, some particulars in connection with which we this Act provided, which shall not be later than noon of the following the awarding damages to any person or persons who may be injured "The news of the assassination of Red day, unless such day be Sunday, Christmas Day or Good Friday, then thereby, the persons summoned for the assessment of such damages may thereby the persons summoned for the assessment of such damages may Bill Sullivan, as he was popularly called, on the next day thereafter, and unless from the number of persons so be residents of any part of the County of Northumberland except resicreated a profound sensation in this and confined it is impossible to hear all the complaints before said noon; dents of the Town of Chatham, or owners of real estate therein. adjoining districts where he was a well then and in such case, as soon as it is possible to hear the same during known character. The manner in which business hours, when the Police Magistrate or other competent Court or Justice of the Peace, shall enquire into the truth of the complaint in every way possible the work he had in Robinson, you seem to be a very ardent community to a sense of its obligations to prosecutions or controversies arising under this Act, or any bye

Hotel. They have just returned from an extended tour of nearly five weeks through the Western States, having devoted one week to the Chicago Fair. He was called upon by a Star reporter with a view to obtaining an interview as to his view to obtaining an interview as to his second solution.

Hotel. They have just returned from an approvingly receiving their familiar pats for the last time, while the cold Hearred Murderred without a warrant and take into custody the offending party or parties, and keep such person or persons in custody until he, she or they can before noon of the following day, be taken before the Police Magistrate or other competent Court, or Justice of the Peace to be dealt with according to law or any first solution. view to obtaining an interview as to his impressions as well as of the Fair as of those Western States which he visited.

Mr. Robinson is one of the Maramichi district, and apparently a pretty shrewd observer of men and things. Mr. Robinson stated, in re
Chatham's hist snow came last night.

Subscribers will oblige us by remember to the said Town of Chapter 106 of the Peace, to be dealt with according to law or any bye law which may be low.

With the lantern swung on his left arm and the door latch in his right hand the latch was lived to the Police Magistrate or other competent Court, or Justice of the Police Magistrate or other competent Court, or Justice of the Police Magistrate or other competent Court, or Justice of the Police Magistrate or other competent Court, or Justice of the Police Magistrate or other competent Court, or Justice of the Police Magistrate or other competent Court, or Justice of the Police Magistrate or other competent Court, or Justice of the Polic

FINES, &C., RECOVERY OF.

LAST YEAR, Thanksgiving day was on lation to the Chicago Exposition, that he lation to the Chicago Exposition, that he lation to the Chicago Exposition, that he loth November. Gratitude for the mercies of the year is a little behind time this year, owing to the excessive party agitations of great marvels of the age, and a great great marvels of the age, and a great lation as to the inrepeated. He considered it one of the great marvels of the sage, and a great marvels of the nation as to the individuals who undertook it. After leaving Chicago he visited several of the States, including Montans and the Washington including Montans and the Washington territory, and thence went to Minneapolis, where he stayed some days with some old Miramichi friends of his who had been living there for some time and become tolerably organerous in business. He living there for some time and become tolerably prosperous in business. He learned, however, that financial affairs were in a desperate condition in that great centre of commerce, Minnespolis, and he mentioned one circumstance which is an illustration of the difficulties that even wealthy men have to contend with in the present financial crisis. His friend told him that one very wealthy man, who had put all his money into real estate, and had been assessed \$22,000 for taxes upon it, was unable to pay the taxes and had to sacrifice a large portion of his property to were in a desperate condition in that great control of commone, Minespolits, and heatened control of commone, Minespolits, and heatened control of commone, Minespolits, and heatened control of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the payment of any Debenture and interest thereon, as in and by Martin of the

The super contract of the present Generalized Basic Mills and Despite the Commission of the present Generalized Basic Mills and Despite the Commission of the present Generalized Basic Mills and Despite the Commission of the present Generalized Basic Mills and Despite the Commission of the present Generalized Basic Mills and Despite the Commission of the present Generalized Basic Mills and Despite the Commission of the present Generalized Basic Mills and Despite the Commission of the present Generalized Basic Mills and Despite Mi

better man, and one who had rendered services to his country in the past thirty years such as few other men have done."

"What would be the effect in your county at the next general election? Will Mr. Adams be again returned?" "I should say not, no man can beat Mr. Mitchell in that county to day, and though the great lumber interest was against him before, for the reasons which I have given, so far after the reasons which I have given, so far after the reasons which I have given, so far after the reasons which I have given, so far after the reasons which I have given, so far after the reasons which I have given, so far after the reasons which I have given, so far after the reasons which I have given, so far after the reasons which I have given, so far after the remarkable.

"What would be the effect in your county at the next general election? Will Mr. Adams be again returned?" "I should say not, no man can beat Mr. Mitchell in that county to day, and though the great lumber interest was against him before, for the reasons which I have given, so far after the penalty of the law.

PERSONAL:—Mr. John Robertson, the popular and well known member of the hardware firm, Kerr & Robertson, the popular and well known member of the hardware firm, Kerr & Robertson, the popular and well known member of the arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as an accessory to the crime. Durrell has also been placed under arrest as ner of doubt but Mr. Mitchell will be yachtsmen, is now in Jeannette, Pa. within the year was out. On this evidence Durrell persons into his custody in the same manner as if the gaol were within the elected by an immense majority. He al- 27 miles of Pittsburg and 5 miles west of languishes in jail at Grautsburg as an acces- limits of the said Town, and the authority of the person or persons committing the same shall extend to said common gaol, notwithstanding it

may be beyond the limits of the said Town. The Town Council of Chatham may establish a Lock-up within the Town of Chatham in which persons arrested for any offences against this Chapter, or for any felony or misdemeanor, may be lodged for safe keeping pending an examination before the the Police Magistrate or Justice of the Peace.

REAL ESTATE.

63. The Town Council of the said Town are hereby authorized and empowered to lease, as to them may seem most advantageous to the interest of the inhabitants of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in a continuation of the said Town, by any good and sufficient in the continuation of the said Town, by any good and sufficient in the continuation of the said Town, by any good and sufficient in the continuation of the said Town, by any good and sufficient in the continuation of the continuation lease or leases over the Seal of the said Town, and the signature of the cargo. Mayor, any real estate belonging to or vested in the said Town, whether within the limits of the said Town or otherwise.

64. The said Council shall have and they are hereby invested with the sole and exclusive power to open, lay out, widen, alter, extend 62nd.—To provide for defraying out of the funds of the Town, if it amend and regulate, repair and clean the streets, lanes and alleys now way placed his private car at Sir John's day will have to materially alter their omits the following sentence therefrom "Any and ordinances as may be necessary and proper for carrying into execution the powers herein vested in said Town Council or in any office or alleys, walks, sidewalks, crossings, roads, bridges, wherees and shores, and ordinances as may be necessary and proper for carrying into execution the powers herein vested in said Town Council or in any office or department of the same, subject to the limitations with respect to penal- now laid out or erected, or hereafter to be laid out, executed or erected within the limits of the said Town; and to regulate or prevent the encumbering, injuring or fouling of the same by any animals, vehicles, craft, lumber, building or other material or things in any way or manner whatsoever; and to make, ordain and enforce bye laws and regulations for the confiscation, sale, removal or destruction of any such cumbrances or any such nuisance, and to impose penalties on the owners or persons placing the same in such places, and to levy and re cover the same by distress and sale of the goods, or to award punishment therefor by the imprisonment of the party offending, as may seem discreet and proper in the respective cases; and to regulate the breaking of the roads and streets of the said Town in the winter, and to require the owners of horses, sleds and other teams to assist thereat; and to compel the removal of fences where necessary to prevent drifting; and to provide for erecting, making or repairing any common sewer, drain, flagging, post or pavement of stone, deal, plank or other material in any

65. From and after the passing of this Act, all the powers vested in the the manner provided by this Act for the trial of all complaints, suits, County Council of the Municipality of the County of Northumberland for regulating any matter or thing affecting solely the Town of Chatham, and hand, and he left for home highly pleased supporter of Mr Mitchell? "Yes, I am, fellow men and the protection of society like regulating any matter of thing affecting solely the regulating any matter of thing affecting solely the regulating any matter of thing affecting the levying of any assessment for the payment of any and gratified with the result of his visit to and purely from the reason that his and extraordinary efforts are being made to guilt of the party shall impose a fine or penalty of not more than ten Debentures or the interest thereon which are chargeable only upon the and extraordinary efforts are being made to run to the earth the foul murderer of dollars and costs of prosecution for each and every offence, and in default of the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the payment of the fine so imposed and said costs, shall compute the payment of the fine so imposed and said costs, shall compute the payment of the payment of the payment of the payment of the said Town, shall be the payment of the said Town of Chatham; provided that nothing herein contained shall be held or taken to prevent the said Town of Chatham; provided that nothing herein contained shall be held or taken to prevent the said Town of Chatham; provided that nothing herein contained shall be held or taken to prevent the said Town of the fine so imposed the payment of th at about ten o'clock Mr. Sullivan, as was his usual custom, went to the barn to take a look at his horses and see that they were look at his horses and see Elected to Parliament.

The place of imprisonment.

The pl of any assessment hereafter for the support of the Poor upon the residents

> 66. The Town Council shall have the sole power and authority to grant cences for peddling within the said Town of Chatham, under and subject to the provisions of Chapter 106 of the Consolidated Statutes of

67. The Town Council shall have power at their first meeting after the annual election in every year, or at any subsequent meeting, to determine and direct, and to signify by separate warrant to the Assessors appointed and sworn into office in and for the said Town, what sums of ney shall be raised and levied in the said Town of Chatham for the ollowing purposes, or for any of them, that is to say:—

For making and repairing the roads, streets, public wharves, squares, ridges and highways within the said Town, and for the scavenger work

For supporting and maintaining the Police Force in the said Town: For the maintenance of the Fire Department, including the purchase

fire engines and other necessaries within the said Town: For lighting the streets of the said Town: For the salaries of the officers, and other contingent expenses of the

said Town:

Boys' Clothing, Hats, Caps, Fur Goods and general Merchandize.

The premises must be cleared up for sure, and great bargains given.

THIS IS THE OPPORTUNITY for storekeepers, traders and lumber merchants to secure job lots and money making trade. The shopping public will also please look out.

We mean business, these goods must be given away at whatever they

"The street having been seried by the flect to Marshall. Flett by indenture to Marshall Flett by indenture to Marshall. Flett by indenture to Marshall Flett

Chatham, 23rd Nov. 1893. J. D. CREAGHAN Sheriff's Office Newcastle, this 7th day of November, A. D., 1893 JOHN SHURGEFF, Sheriff.

Shipping News.

Entered Coastwise.
Nov. 9-Sch Betsy, 13, Noal, Chatham, Master, ge carge.
9-Sch Evangeline, 11, Mallet, Chatham, Master gen cargo. 10—Sch Dove, 11, Duguay, Chatham, Master.

Nov. 11-Sch Curlew, 22, Brideau, Caragnet We Fruing & Co, bal.
11-Sch Palma, 14, Duguay, Chatham, master pro nee. 11 -Sch White Bird, 27, Robiehaud, Chatham, E & L. Robiehaud bal 11 -Sch Rosa 17, Ache, Gaspe, Wm. Fruing & Co.

PART OF BUCCOUCHE. Entered Coastwise.

Nov. 15—Sch Ernest da Costa, 107, Gogan, Den arana, A A Gogan cargo.

Nov. 16-Sch J H Gardener, 17, Marshall, Charlotte

ottshison, lumber. Sch G H Gardener, 17, Marshall, Rustice

DIED.

BORN

At the Village Hardwick on Sunday last the 19th Acw Advertisments.

Executor's Notice.

RREN C WINSLOW, Proctor.

JOHN FOT HERINGHAM, Executors THOMAS CRIMMIN, SHERIFF'S SALE.

To be sold at public auction on Friday, the 9th day of March next, in front of the Post Office, in Chatham, between the hours of twelve noon and 5 o'cleck p. m. All the right, title, and interest of Alfred H. Pallen, in and to all and singular that cyrtain lot or

Freehold lot of land,

Personal Estate. Goods, wares and merchandise, Vessels, shares in Vessels, Money invested in mortgage or ortherwise, and other pe sonal estate, estimated cash value, Less, just debts due by me, Total real and personal estate,

Net amount of annual income derived from any office pro-fession, work, labor, trade, business, place, occupation, employ-

of , or of the Company for whom I am the authorized agent) as there specified; is the value and amount therein stated.—So help me God."

will be lost, he may at any time issue said execution notwithstanding the time has not expired in said notice mentioned in Section eighty three of this Act.

69. All assessments which now are or hereafter may be required to be levied in the said Town for Town purposes, shall be made by the Assessors elected under this Act, and shall be levied and assessed and collected under the provisions and according to the principles of this Act, anything in any law or statute contained to the contrary notwithstand-

70. The Assessors shall without delay, after receiving the warrants of assessment, meet and enter into a book to be provided at the public expense, the names of all persons to be rated in the said Town, and shall distinguish therein in separate columns the real estate, personal estate, and income of each person, and shall without delay after the expiration of thirty days notice of their appointment proceed to raise all rates, taxes, or assessments levied or imposed upon the said Town, in the manner

following, that is to say:

1st.—One-sixth of the whole amount of such tax, rate or assessment,
land lavied by an equal tax on the poll of every male

time before another assessment is made for a similar purpose.

76. The President, Secretary, Agent or Manager of any Joint Stock Company or Corporation, in regard to the real and personal estate, income or other thing of such Company or Corporation, shall be assessed separately or distinctly from any other assessment to which he may be liable, and he may charge against and recover from such Company or Corporation the amount of any assessment which he may be required to pay on account of such Company or Corporation under the provisions of this Act; provided that no by law or ordinances so made shall be repugnant to any part of the spirit and meaning of this Act.

91. No action shall be brought against any person for anything done by virtue of an office held under the provisions of this Act, unless within three months after the act committed, and upon one month's previous notice thereof in writing, in which the cause of action and the Court in which it is to be brought. shall be explicitly stated, and the name and place of abode of the attorney endorsed thereon, and the action shall be tried in the County where the cause of action arose. The defendant in any such action may plead the general issue, and give

within thirty days after the date of the notice of assessment served on him or left at his last known place of residence, and the Council shall behalf, the cause of action stated in the notice, and that it arose in the have power to grant such relief, and no appeal shall be made against County where brought, he shall be non-suit, or a verdict may be for such assessment by certiorari or otherwise until the matter has been first brought before the Town Council as herein provided.

and taken to be legal, although the aggregate amount thereof shall exceed the sum so ordered to be assessed, provided such excess be not more than ten per centum of the sum so ordered.

The third is the district described in the first Section of this Act from voting for the Municipal Councillors for the said Parish of Chatham as heretofore.

the inhabitents or non-residents thereof, and Receiver of Town Taxes.

81. Any rate or assessment may be collected by the Town Treasurer to whom the assessment list was delivered or who was in office when the rate was made may have died or gone out of office, and the proceedings for the recovery of such rate or assessment shall be taken and prosecuted to execution or warrant in the name of such collector for the time being, provided however that it shall not in any case be necessary for such last mentioned collector, if his predecessor in office has made any demand or given or published any notice or taken any other requisite proceeding the development of the process of the proceeding section with a list of all the ratepayers residing within the district hereby incorporated; and the said Returning of the residing within the district hereby incorporated; and the said Returning of the residing within the district hereby incorporated; and the said Returning of the residing within the district hereby incorporated; and the said Returning of the said Returning of the said Returning of the residing within the district hereby incorporated; and the powers and privileges conferred upon the fown Clerk by Sections 16, 17, 18, 21, 22, 24, 27 and 30 of this Act, and he shall also appoint the officers or persons to hold the poll in the several Wards at such election, and such officers and persons shall have all the powers conferred upon the presiding officers in the several Wards by this Act.

94. The said Assessors of rates of the Parish of Chatham shall furnish such returning Officer on the day after the said meeting mentioned in the last preceding Section with a list of all the ratepayers residing within the district hereby incorporated; and the said Returning of the said section of the powers and privileges conferred upon the fown of the powers and privileges conferred upon the fown of the said section, and such officers and persons shall have all the powers and persons of the powers and persons of the powers and persons fast mentioned collector, if his predecessor in office has made any demand or given or published any notice or taken any other requisite proceeding to do the same again, but such Town Treasurer after due enquiry, upon making an affidavit that he has made such enquiry and that he verily believes that the said demand, notice or other proceeding has been published or taken as the case may be and that he believes that the published or taken as the case may be and that he believes that the said may proceed in his own name with all subsequent prorate is unpaid, may proceed in his own name with all subsequent proceedings as his predecessor might have done if in office.

all subsequent elections within the said 10th the said 10t

82. The Town Treasurer on receiving the assessment list, shall Town of Chatham. forthwith cause to be published in a newspaper printed in the Town, if any, or by handbills posted up in each Ward of the Town, a notice that he has received the said assessment list, and that all persons assessed in the Town shall be entitled to a deduction or discount of five per thirty days after the first publication of said notice.

shall also immediately prepare or cause to be prepared a notice to each Justice of the Peace for said county resident in said Town for any offenperson named in such assessment list, in the form following:—"Mr. A. B.,

Take notice that you have been assessed in the Town of Chatham for the year 18 to the amount of \$ is paid to me on or before the an execution will immediately thereafter issue against you.

Dated at Chatham, the day of A. D. 18.

Which notices when so prepared shall forthwith be served by the Town Treasurer upon the respective persons to whom they may be respectively addressed, or if any of the said persons cannot be found within the said Town, then the Town Treasurer shall leave said notice or notices at his or their known places of abode within said Town; or if no such place of abode be found, then shall post up said notice or notices in the Post Office at the Town of Chatham; and such notice shall for the purpose of this Act into operation.

MUSICAL INSTRUCTION

We are filling up very repadly and have now a separate list of voters under this Section to the presiding officer for the annual election in October next, and a separate ballot box shall be furnished by the presiding officer for the purposes of this Act alone, and all persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may deposit their ballots or "yea" or "nay" for the persons entitled to vote may dep

84. Immediately upon the expiration of the thirty days mentioned in eighty first Section of this Act, the Town Treasurer shall, by publication in one of the newspapers printed in said Town, if any, or by handbills posted up in each Ward thereof, give notice that the assessment list remains in his hands as Collector and Receiver of Taxes, and that all persons who have not paid their taxes within the thirty days as aforesaid are defaulters, and unless payment be made by them respectively at the expiration of the time mentioned in this demand of the rates and taxes, payment will be enforced without delay.

85. If the persons assessed under and by virtue of this or any other Act of Assembly, made or to be made, shall not pay the amount for which he is liable under such assessment at the expiration of the time mentioned in the last aforesaid demand of rates and taxes, the Town Treasurer may issue Execution in the form (B) in the Schedule hereto fession, work, labor, trade, business, place, occupation, employment or other source,

TOTAL.

> 86. The fees on Execution (B) issued under this Act shall be To the Town Treasurer, for the use of the Town, on issuing every

execution, twenty cents:

To the Constable or other person for executing the execution, forty cents, and two cents poundage on each dollar in the execution

when there is a levy.

87. Any rate or assessment with which any lands, tenements or neriditaments in the Town of Chatham may be legally rated or assessed may be levied and recovered either from the owner of the property so assessed, or from any person occupying the same or any part thereof as following, that is to say:—

1st.—One-sixth of the whole amount of such tax, rate or assessment, shall be assessed and levied by an equal tax on the poll of every male inhabitant of the said Town of Chatham above the age of twenty one years:

2nd.—The remaining five-sixths of the whole amount of such rate or assessment shall be assessed and levied in due proportion upon all real.

28 When any reason made liable to ray any assessment shall not assessment shall be assessed and levied in due proportion upon all real.

71. In cases of mortgaged real estate, the mortgager shall for the purpose of assessment be deemed to be the owner until the mortgagee shall have taken possession, after which the mortgagee shall be deemed and have taken possession, after which the mortgagee shall be deemed and by ken to be the owner.

72. The estates of deceased persons under the control of their execuhandbills posted in the Town of Chatham having been given), so much of 72. The estates of deceased persons under the control of their executors, administrators or trustees, the separate property of married women, and the property of minors, or other property under the control of agents or trustees, may be rated in the name of the principal party or parties ostensibly exercising control over them, but under such description as will keep the rating separate and distinct from any assessment of such parties in respect of property held in their own right, or in the name or names of the legal owners.

73. The Assesssors shall have liberty to search the office of the Registrar of Deeds for the County of Northumberland, and the Registrar for each search, and no more; and shall also search the Registry of Shippung, and all public departments where Registry of Bonds or other public securities are kept that may be necessary for the purpose of bottaining information for carrying out the provisions of the laws relating to assessments, and pay such fees as may legally be demanded; and such sums and fees paid in respect of any such searches by the Assessors, shall be allowed and paid them in addition to their allowance for making sums and fees paid in respect of any such searches by the Assessors, shall be allowed and paid them in addition to their allowance for making any assessment as hereinbefore provided.

74. No rate or rates levied or assessed under this Act shall be quashing ed for matter of form only, nor shall any general rate be quashed for any illegality in the rates of individuals, except as to such individuals, nor shall the quashing of any rate or rates as to any person or persons assessed affect or invalidate the rate or assessment, except so far as specified and sold shall be prima facie evidence that all things have been done, and all proceedings taken necessary to authorize the sale of said land without any proof of the due making of the assessment or the warrant, or anything else connected therewith.

90 The Town Council are hereby and ordinances for the making laws.

relates to such particular person or persons.

75. If in any assessment as aforesaid it shall happen that property belonging to one person shall be assessed against another person, or if the name of any person liable to be assessed shall have been omitted in the assessment list, or if any error shall occur in the addition, exension the assessment list, or if any error shall occur in the addition, exension or apportionment of any part of the said list, it shall be lawful for the said Assessors to correct such errors and supply such omissions at any time before another assessment is made for a similar purpose.

Treasurer as Conector and Receiver of Taxes, and to order and direct the mode in which they shall execute their duties, and for the enforcement to impose penalties not in any case exceeding forty dollars with time before another assessment is made for a similar purpose.

ment the real or personal estate, income or other thing of the said defendant in any such action may plead the general issue, and give Town of Chatham.

Town of Chat the defendant.

more than ten per centum of the sum so ordered.

93. The first election of Mayor and Councillors to be held under this Act shall be made up and completed by the Assessment Book shall be made up and completed by the Assessors as aforesaid, it shall be signed by them, and one copy thereof shall be filed with the Town Clerk for the said Town, and a duplicate thereof with the Treasurer of said Town.

The only Job-Printing office outside of St. John that was awarded by him in writing, shall hold a meeting of the Parish of Chatham or some one authorized by him in writing, shall hold a meeting of the ratepayers are sidning within the district hereby incorporated, having first given six days' public the district hereby incorporated, having first given six days' public profice thereof by printed handbills, posted in at least three conspicuous. COLLECTORS AND RECEIVERS OF TAXES.

notice thereof by printed handbills, posted in at least three conspicuous places in the said district, and the ratepayers present shall choose one of their number, who shall be the Returning Officer for said first elec-Receiver of all rates and taxes assessed in and upon the said Town and the inhabitents or non-residents thereof, and Receiver of Town Taxes.

96. The public square, slips, landings, wharves and other public properties within the said Town, shall vest in the said Town of Chatham with power for the Town Council to control and manage the same centum on the amount assessed against them respectively, upon payment of their respective rates to the Town Treasurer within ten days after the first publication of the said notice; after which time no dissituted or used as a Lock-up house in the said Town of Chatham or any place or building that hereafter may be employed constituted or used as a Lock-up house in the said Town of Chatham may and all rates and taxes must be paid within be used for the confinement of all prisoners who may have been convict-83. The Town Treasurer upon receipt of the said assessment list, ed before the Mayor or Police Magistrate of the said Town or any ces, the term of imprisonment for which offence does not exceed ten days; and all persons who may be arrested on execution for taxes due the said Town may be confined in the Lock-up for the time stated in the , and unless the sum of said executions unless the said taxes are sooner paid.

98. Provided always, that this Act shall not come into operation e against you.
A. D. 18
C. D., Town Treasurer."

One of the Parish Clerk of the Parish of Chatham shall prepare within twenty GENERAL BUSINESS.

In consequence of the wonderful increase in my business, I have found it necessary to remove my large and complete

STOCK OF GROCERIES, ETC. to the store adjoining the one so well known as

HARRIS' GENERAL STORE. Having made this important alteration I will be able to pay special attention to my trade in

BOOTS AND SHOES AND CLOTHING

FINE FAMILY GROCERIES.

Thanking my friends for their liberal patronage in the past,

W. T. HARRIS, CUNARD ST., CHATHAM.



CHATHAM, N. B.

THE LEADING

PRINTED EVERY WEDNESDAY

TERMS ONE DOLLAR A YEAR, PAYABLE IN ADVANCE. D. G. SMITH, EDITOR & PROPRIETOR.

ALWAYS ON HAND :-

RAILWAY BILLS, FISH INVOICES,

CUSTOM HOUSE FORMS, BILLS OF EXCHANGE. MAGISTRATES' BLANKS.

TEACHERS' AGREEMENTS WITH TRUSTEES.-DISTRICT ASSESSMENT LISTS.

MACHINE PRESSES

MEDAL AND DIPLOMA

-AT THE-

of Pure Cod Liver Oil and

HYPOPHOSPHITES of Lime and Soda

Scott's Emulsion is a perfect is a wonderful Flesh Producer. It is the Best Remedy for CONSUMPTION, Scrofula, Bronchitis, Wasting Diseases, Chronic Coughs and Colds.
PALATABLE AS MILK.

Notice of Assignment,

reditors.

The Trust Deed now lies at the office of Messrs. weedie & Bennett, Attorneys. Water Street, hatharn, for inspection and execution.

Creditors desirous of participating in the said rusts are required to execute said Deed within sixty ays from this date. s from this date.
Chatham, N. B., Oct. 25 1893.
RICHARD B. BENNETT,
Truste

Executor's Notice.

ROBERT C BOYES | Executors.



CANADA EASTERN RAILWAY.

ON and AFTER MONDAY, SEPT. II until Between Fredericton and Chatham. Connecting with the I. C. R. GOING NORTH Doaktown, ... GOING SOUTH ... Chatham Jet ...

AEX. GIBSON, Gen'l Manager. THOS. HOBEN, Supt.

INTERCOLONIAL RAILWAY. 1893---FALL ARRANGEMENT---1893

WILL LEAVE CHATHAM JUNCTION

THE GREAT SOUTH AMERICAN

Stomach Liver Cure

The Most Astonishing Medical Discovery of the Last One Hundred Years. It is Pleasant to the Taste as the Sweetest Nectar.

It is Safe and Harmless as the Purest Milk. This wonderful Nervine Tonic has only recently been introduced into this country by the proprietors and manufacturers of the Great South American Nervine Tonic, and yet its great value as a curative agent has long been known by a few of the most learned physicians, who have not brought its merits and value to the knowledge of the

This medicine has completely solved the problem of the cure of indigestion, dyspepsia, and diseases of the general nervous system. It is also of the greatest value in the cure of all forms of failing health from whatever cause. It performs this by the great nervine tonic qualities which it possesses, and by its great curative powers upon the digestive organs, the stomach, the liver and the bowels. No remedy compares with this wonderfully valuable Nervine Tonic as a builder and strengthener of the liff forces of the human body, and as a great renewer of a broken-down constitution. It is also of more real permanent value in the treatment and cure of diseases of the lungs than any consumption remedy ever used on this continent. It is a marvelous cure for nervousness of females of all ages. Ladies who are approaching the critical period known as change in life, should not fail to use this great Nervine Tonic, almost constantly, for the space of two or three years. It will carry them safely over the danger. This great strengthener and curative is of inestimable value to the aged and infirm, because its great energizing properties will give them a new hold on life. It will add ten or fifteen years to the lives of many of those who will use a half dozen bottles of the remedy each year.

IT IS A GREAT REMEDY FOR THE CURE OF

Nervous Prostration, Debility of Old Age, Nervous Headache, Indigestion and Dyspepsia, Heartburn and Sour Stomach, Sick Headache. Temale Weakness, Weight and Tenderness in Stomach, Loss of Appetite, Frightful Dreams, Nervous Chills, Paralysis, Nervous Paroxysms and Nervous Choking, Hot Flashes. Fainting, Palpitation of the Heart,

Dizziness and Ringing in the Ears, Weakness of Extremities and Impure and Impoverished Blood, Mental Despondency, Boils and Carbuncles, Scrofula, St. Vitus' Dance, Scrofulous Swellings and Ulcers, Consumption of the Lungs, / Catarrh of the Lungs, Bronchitis and Chronic Cough, Nervousness of Females,

Nervousness of Old Age, Neuralgia, Pains in the Heart, Liver Complaint, Chronic Diarrhœa, Pains in the Back. Delicate and Scrofulous Children, Failing Health, Summer Complaint of Infants.

All these and many other complaints cured by this wonderful Nervine Tonic. NERVOUS DISEASES.

As a cure for every class of Nervous Diseases, no remedy has been able to compare with the Nervine Tonic, which is very pleasant and harmless in all its effects upon the youngest child or the oldest and most delicate individual. Nine-tenths of all the ailments to which the human the cause of action arose in another County, the jury shall give him a verdict. If on the trial of any such action the plaintiff shall not prove the action brought, notice thereof given within the time limited in that behalf, the cause of action stated in the notice, and that it arose in the County where brought, he shall be non-suit, or a verdict may be for the defendant.

92. Nothing herein contained shall be held to prevent the ratepayers residing within the district described in the first Section of this Act from voting for the Municipal Councillors for the said Parish of Chatthe wear our present mode of living and labor imposes upon the nerves. For this reason it becomes necessary that a nerve food be supplied. This South American Nervine has been found by analysis to contain the essential elements out of which nerve tissue is formed. This accounts for its universal adaptability to the cure of all forms of nervous de-

rangement.

To the Great South American Medicine Co.:

Dear Gents:—I desire to say to you that I have suffered for many years with a very serious disease of the stomach and nerves. I tried every medicine I could hear of, but nothing done me any appreciable good until I was advised to try your Great South American Nervine Tonic and Stomach and Liver Cure, and since using several bottles of it I must say that I am surprised at its wonderful powers to cure the stomach and general nervous system. If everyone knew the value of this remedy as I day ou would not be able to supply the demand.

J. A. Harder, Ex-Troas. Montgomery Co.

A SWORN CURE FOR ST. VITAS' DANCE OR CHOREA. Crawfordsville, Ind., June 22, 1827.

My daughter, eleven years old, was severely addicted with St. Vitus' Dance or Chorea. We gave her three and one-half bottles of South American Nervine and she is completely restored. I believe it will cure every case of St. Vitus' Dance. I have kept it in my family for two years, and am sure it is the greatest remedy in the world for Indigestion and Dyspepsia, and for all forms of Nervous Disorders and Failing Health, from whatever cause.

State of Indiana.

State of Indiana,
Montgomery County,

88:
Subscribed and sworn to before me this June 22, 1887.
CHAS. W. WRIGHT, Notary Publications

INDIGESTION AND DYSPEPSI The Great South American Nervine Tonic

Which we now offer you, is the only absolutely unfailing remedy ever discovered for the cure of Indigestion, Dyspepsia, and the vast train of symptoms and horrors which are the result of disease and debility of the human stomach. No person can afford to pass by this jewel of incalculable value who is affected by disease of the stomach, because the experience and testimony of many go to prove that this is the one and only one great cure in the world for this universal destroyer. There is no case of unmalignant disease of the stomach which can resist the onderful curative powers of the South American Nervine Tonic.

wonderful curative powers of the South American Nervine Tonic,

Harrier E. Hall, of Waynetown, Ind., says:
"I owe my life to the Great South American
Nervine. I had been in bed for five months from
the effects of an exhausted stomach, Indigestion
Nervous Prostration, and a general shattered
condition of my whole system. Had given up
all hopes of getting well. Had tried three doctors, with no relief. The first bottle of the Nervine
Tonic improved me so much that I was able to
walk about, and a few bottles cured me entirely
I believe it is the best medicine in the world. I
can not recommend it too highly."

No remedy compares with SOUTH AMERICAN NERVINE as a cure for the Nerves. No remedy compares with South American Nervine as a cure for all forms of falling health. It never fails to
cure indigestion and Dyspepsia. It never fails to cure Chorea or St. Vitus' Dance. Its powers to
build up the whole system are wonderful in the extreme. It cures the old, the young, and the middie aged. It is a great friend to the aged and infirm. Do not neglect to use this precious boon;
if you do, you may neglect the only remedy which will restore you to health. South American
Nervine Tonic. My system was completely shattered. appetite gone, was coughing and splitting
up hood; am sure I was in the first stages
of consumption, an inheritance handed down
the Nervine Tonic. My system was completely shattered. appetite gone, was coughing and splitting
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the Nervine Tonic. My system was completely shattered. appetite gone, was coughing as:
"I cannot recove the was coughing as:
"I cannot respects be was completely shattered. Appetite go

Large 16 ounce Bottle, \$1.00. EVERY BOTTLE WARRANTED.

SOLD BY DR. J. PALLEN & SON. CHATHAM, N. B.