"Shorter" Pastry "Shorter" Bills.

We are talking about a " shorten gestion. Those who "know a thing or two" about Cooking (Marion

COTTOLENE

instead of lard. None but the purest, healthiest and cleanest ngredients go to make up Cottolene, Lard isn't healthy, and is Cottolene vill be healthier and wealthier than those who use Tard-Healthier because they will because they will get "shorter" no more than lard and goes twice as far-so is but half as expensive.

Dyspeptics delight in it! sicians endorse it! Cooks extol It! Housewives welcome it! All live Grocers sell it!

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GROUP WHOOPING COUGH. **COUGHS** AND COLDS. OVER 40 YEARS IN USE. 25 CENTS PER BOTTLE. ARMSTRONG & CO., PROPRIETORS.

ST. JOHN, N. B.

IRDS IN 10 HOURS

HOUSE TO RENT.

W. CUTTER,

FIRE, LIFE AND ACCIDENT COMPANIES

Travelers' Life and Accident, of Hartford, Conn. Nerwich Union, of England.
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London and Laneashire Life Assurance Company, of London. England and Montreal, Que.
OFFICE—CHMARN STRET REDRETS. ICE-CUNARO STREET OPPOSITE E. A. STRANC

FOR SALE.

That pleasantly situated house, lot and premises aistante on the east side of King Street in the Town of Bathurse, in the County of Gloucester, at the corner of King and St, John Streets, having a frontage of one hundred and the try-five feet on King Street and extending back along St. John Street about two hundred and twenty-five feet, mere or leas: The said house contains nine rooms, also bath room and pantries &c. There is also on said lot a good barn, stable and ontbuildings, all buildings being in good order and repair; Also a large garden with large variety of small truits, also an orchard:

For terms and paticulars analyte, K. F. Brave & F. Brav with large variety of small fruits, also an orchard:
For terms and paticulars apply to K F, Burns &
Co. Bathurst M. B. or to C. A. McConato,
Prince William Street, St. John, N. B.

Blair and Robinson who were concerned
Adj
work. CORDELIA A. DESBRISAY. paid \$75 to Mr. Sha ford as a compro-

EVERYBODY ought to see at least one copy of

MAGAZINE." the great popular Catholic publication, that is Revolutionizing economic thought and wiping out religious bigotry.

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A FULL LINE OF FLANNEL AND KNITTED TOP SHIRTS. Mostery, Gloves and Caps always on band.

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About Lunatics.

It is well known that hardly anynot escaped the common fate of their was a deficit of \$7.73. The accounts, toil. guild. This was made manifest in the however, show that the amount due and Coun. Ryan asked if the Council had communication they forwarded to the now payable is \$609.00 for which there any power to interfere. municipal council of Northumberland, this way. informing that body that thirty-nine Last year's deficit was persons, supposed to be insane paupers | This year's accounts were and chargeable to this county, were under their care and must be provided for at the rate of \$1.25 per week. An Act of the last session of the legislature makes the several counties of the province responsible for the cost of lencies, and it provides that the assess- practiced.

ment for their maintenance shall be apportioned and levied in the same manner as other poor rates. It did not seem to occur to Dr. Steeves or his

a little more statistical. hobbies and pleasures. No well-man-taged municipality will pay \$1.25 a speed municipality will be speed for lease by auction and bidden in at had not seen him. He thought the Jal week tor maintaining its harmless, pretty good figures. Then, the council Committee should give the man some idiotic paupers in St. John, when it discovered that it had no authority to clothing, as he was nearly naked. He can keep them at home for about half lease for a second term, and an Act of the (Coun. S.) had never seen such a sight the sum, and that is the position legislature was obtained at its last session before. Northumberland is in. If we have giving the municipality power to lease the Coun. Ryan said it would be no wonder made chargeable to us—we can bring Chatham. As the mainterest of Mary Jones in the liberal interest of Mary Jones in the libration seeds of property situate in the Mathan, in the north-easterly corner of flot number thereon and the contral way also of a piece of land set the north-easterly along the division was no librative and the contral way along the said northerly side of the said northerly along the said n

murdered his sister-in-law with an ax

Shatford has however instituted proceed-

ings against him for causing much of the

trouble between him and his wife. Shat-

ford attributes the divorce proceedings to

the family of Charles Campbell (Mrs.

Shatford's father) rather than to his wife,

of Bishop Grandin, Father Ledus and

Roman Catholics of the Northwest ter-

ritories. As a compromise it is also

ter of Justice that the souncil of public

instruction for the territories be request-

who he says is a broken-hearted woman

commuted.

I have on hand a first class stock of sleighs of different styles of my own manufacture, which they connect be made a first class stock of sleighs of different styles of my own manufacture, which different styles of my own manufacture, which not they cannot be made a charge upon Northumberland. The line, the draw-Northumberland. The line, the draw-Northumberland. The line, the draw-Northumberland. All my work is made of the best of stock, and by first class workmen, and guarenteed

TO COME

ONE OF THE ALL AND THE PROPERTY SERVICES AND THE COMMISSIONERS, INCluding the belongs to first class workmen, and guarenteed belongs to bilities, is, we think, too fine for practical services and the wanted to know if year.

Coun. Ryan—The property belongs to in the spring and stopped in the spring and stopped in the fall countries. What right have we bilities, is, we think, too fine for practical services and the wanted to know if year.

Coun. Ryan—The property belongs to in the spring and stopped in the fall countries. What right have we bilities, is, we think, too fine for practical services and the wanted to know if year.

Coun. Ryan—The property belongs to in the spring and stopped in the fall countries. What right have we billities, is, we think, too fine for practical services and the wanted to know if year.

Coun. Ryan—The property belongs to interest and the wanted to know if year.

Coun. Ryan—The property belongs to interest and the wanted to know if year.

Coun. Ryan—The property belongs to interest and the wanted to know if year.

Countries and the wanted to know TO GIVE SATISFACTION.

| Solution | Council out in the matter in some way, and would have done so, no doubt, in any that suggests the deporture of the suggests ALEX ROBINSON.

Chatham Carriage and Siegh Works, as vexatious character of the Act.

Chatham Carriage and Siegh Works, as vexatious character of the Act.

Chatham Carriage and Siegh Works, as vexatious character of the Act.

Chatham Carriage and Siegh Works, and would nave done so, no doubt, in any our jails to await extradition, the accusers morning or stopping at night, and no should indemnify the country for the ex-Legislation was no doubt needed to authorize the execution of the leases and pense thereby entailed on it. prevent the municipalities from im- pay its little bills will gain it either credit posing their pauper idiots upon the or profit. It would be helped to a greater province, but it should not have been extent had it shown a disposition to admit its blunders, take the responsibiliso framed as to make the provincial ty of having made them and then asked ried. asylum simply a boarding-house for those interested to help it out of its that class of persons. Society needs no difficulties.

To BE HANGED :- The deaf muto

negro, Edward Wheary, who brutally a few months ago in York county, has had his trial at Fredericton. He was found guilty and sentenced by Judge Burker to be hanged on 20th April next. It is said that the sentimentalist is already ground rent, public wharf, Newcastle, and McBeath, col. justice. abroad in favor of having the sentence

the chair and asked leave of absence for The public have, probably, heard the the day to attend to important business.

\$10 and \$20. Genuine Confederate Bills, only five cents each; \$50 and \$100 bills 10 cents each, \$5c and \$100 bills 10 cents each, \$5c and \$60 ablighasters 10 cents each; \$1 and \$2 bills 25 cents each. Sout secturely sealed on receipt of price. Address, Chas. D. Barker, 90 S Forsyth St., Atlants, td. Shatford is to join her husband at some On motion of Coun. Jones the petition And would recommend that the Commisfuture time. Robert Campbell, who has of Mrs. Jane Simpson for reduction of sioners of the different parishes be regioned in the case as a too intimate taxes, was referred to the Committee ou

"DONAHOE'S friend of Mrs. Shatford has been pro Petitions. moted by the Bank of Montreel from its | On motion of Coun. Ryan the Council St. John branch to that at Toronto. Mr. adjourned two hours for committee work. Council reassembled. Coun Jones moved that the petition of

Thos. Ramsay, for exemption from road the bad advice of Robert Campbell and taxes, be referred to the Committee on Petitions. Carried. Coun: Scofiell presented the Jail Petitions. Committee's report, as follows :-

NEWCASTLE, Jan. 17, 1894. The Northwest School Question.

An Otiawa despach says:—The Northwest school ordinance of 1892 is not to be

We, as a committee appointed to visit the jail is in first class condition and that there are four prisoner confined in the cells. We find an American citizen contined in one of the cells.

Allain, com. highways; Jas. McDonald, Allain, com. highways; Jas. McDonald, Allain, com. highways; Jas. McDonald, west school ordinance of 1892 is not to be vetoed. The Cabinet at a meeting on Monday agreed to the report of the Minister of Justice recommending that the ordinance be left to its operation. This, however, was against the strong opinion of a large section of the Cabinet, whose advice was to listen to the protest of the protest.

We think this Council should take this matter under consideration, to liberate him or ask the authorities to listen to the protest of the Cabinet, whose advice was to listen to the protest.

We think it unjust to the County of Northumberland to be put to the expense of boarding this man. We think this Council should take this matter under consideration, to liberate him or ask the authorities to liberate him.

(Signed)

David G. Scofield, Allain, com. highways; Jas. McDonald, do.; Anthony Grattan, do.; Anthony Grattan, do.; Louis P. Robicheau, col. justice.

On motion of Coun. Barriault the following Rogersville returns were passed—Ambrose Arseneau, col. rates; Andrew

(Signed) MICHAEL RYAN. On motion of Coun. Sullivan (Hardwick) recommended in the report of the Minis- the report was adopted.

sacrafice to municipal affairs, but we in that respect, we venture to satisfy the but he should be held to be innocent six square stoves could be dispensed with. promise "pot to do so again"—until curiosity of enquirers on a subject which until proved guilty. The law ought to is the public's business. The County limit the time for which any man can be Accounts Committee of the Municipal kept in prison without trial. This man Council did not venture to report how should have his trial. If guilty, punish Northesk returns were adopted—David lowing Chatham returns were passed— Coroner Desmond, Rustler inquest. \$65.06, the County stood in the matter, The him; if innocent, let him have his liberty. inspector's figures were made to convey He is unjustly kept in jul, and the the impression that there is a net balance County has to bear the expense of keepcan long remain entirely sane, and it is in favor of the County on Scott Act him. There was evidently something

Secretary Treasurer Thomson-Some

is nothing in hand. It is made up in

Not an Edifying Spectacle.

The receipts were

months ago this prisoner was traced here \$ 652 57 from the United States and arrested under 1414 73 the Extradition Treaty, charged with theft. He was committed to jail under a warrant issued by the Julge of the County Court, and hell to await the re-\$ 609 00 sult of proceedings that had to be taken The County paid, besides, a \$500 as- in the United S ates before he could be sessment for the inspector's salary and extradited. An indistment against him nearly \$200 in expenses for the Conway was necessary. For some reason or other maintaining their demented papers case and board of Scott Act prisoners in no application has since been made for who have not suicidal or homicidal tenhad made the Attorney General acquaintwith the facts in the case, but no action had been taken. He was incl ned to think The municipal council did not take a that the man had no desire to get out of very dignified course in the matter of jail. He could have employed counsel to Chatham Public wharf, over which it has apply to the government for his discharge. sceretary that information respecting bungled from the first. The property Under the circumstances the Sheriff, with the personnel of the thirty-nine was simply left in trust to the sessions, the consent of the Judge who issued the alleged harmless insane paupers was which was the governing body of the warrant, might take the responsibility of necessary in order that provision for County before it was organized as a munidischarging him. If the proper applica their maintenance might be made under cipality, and it was to be leased for twen- tion were made by the man to the Judge the Act. When they address them- ty years for the benefit of Chatham. The his henor would probably make such selves seriously to the matter they will, no doubt, realise the necessity of being little more statistical.

Seriously to the matter they will, sessions leased it for twenty years at one dollar a year and even that went into a County fund. The municipal council had no power to order the man's release. allowed the lessees to hold over for sev- Coun. Sollivan (Hardwick) said the This law does not seem to be a workable one, in any case, which is no it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it voted a renewal of their lease to the old it is no it voted a renewal of their lease to the old it voted a renewal of their leas more than might be expected in view lessees at an advance on the previous and that the Judge said it was a matter of its origin, for if it is enforced the rent. Certain citizens of Chatham next for the Dominion and United States govasylum establishment will have to be obtained an injunction preventing the ernments to settle. He also told him organized in a way that will deprive execution of the lease on the ground that that Mr. Bennett, a Chainam attorney, ts superintendent of some of his the property, being public, was not leased had visited him several times and had

thirty-nine persons of that class in the property and also providing that after the if the man didn't want to get out, for asylum—and the commissioners must expenses of doing so were paid out of the he hadn't clothing enough to keep an amounts received as rental, the latter go infant warm. declare them such before they can be into a fund for the benefit of the town of Coun. Mersereau said he felt that the

Connellors were the bosses of the County them home to our comfortable Alms At its session of July last the ccuncil Jail, the representatives of the people,

Sleighs, New Style. Double it would be quite safe to turn loose quired to pay further supreme court and the Judge about this case list year, quired to pay further supreme court upon this municipality? If they have expenses, wiser counsels prevaled, but for him to act until the proper proceed to the Council.

COUNTY ACCOUNTS. ETC.

Coun. Jones moved that E. P. Williston be re-appointed Auditor. Car-On motion of Coun. Sullivan the following Hardwick accounts were passedprotection from persons whose dementia

Municipal Council of Northumberland

Carroll, col. rates No. 1; W. G. Tait, do.

Accounts : Your committee to whom was referred the the day to attend to important business.

Leave was granted.

On motion of Coun, Ryan, Coun. Tozer was chosen chairman during the absence of the Warden.

Adjourned till 12.55 for committee to the Almshouse and general support of the poor over the previous years, and recommend the following amounts to be assessed and levied on the several parishes for Almshouse purposes for the year 1894:—

Alnwick \$75 Derby 75 Blackville 75 Blissfield 75 Ludlow 50 \$1,500.

Respectfully submitted.

Coun. Doyle presented the report of the committee appointed last Jahuary, to

visit the Almshouse, as follows :-W. S. LOGGIR, Manchester House | modify the school regulations so as to | would like some information in reference | spected the different apartments of the | would have to be changed, so as to | would like some information in reference | spected the different apartments of the | would have to be changed, so as to | would like some information in reference | spected the different apartments of the | would have to be changed, so as to re-

make them less, obnoxious to Roman to one of the prisoners in the jail, James building and find them all scrupulously clean quire fewer trips, if the committees were now it had lessed the same land for \$1 and

make them less, obnoxious to Roman Catholic schools by allowing sisters to teach without qualifying with Normal school certificate and by some other concessions.

The Scott Act Accounts.

Our general readers have, once a year, in January, to receive the Advance minus its usual varied contents, on account of its columns being monopolised by the report of Municipal Coancil's proceedings. This week's paper will, therefore, be accepted as a sacrafice to municipal affairs, but we should be find the respect, we venture to satisfy the should be hall to be innocent and the respect, we venture to satisfy the should be hall to be innocent and the respect, we venture to satisfy the should be hall to be innocent and the respect, we venture the should be hall to be innocent and the report of bard, and the transposed without the all scrupulously clean and in perfect order, a good working system promitises only only without the opportunity of facing his accusers. He loked at the keeping of this man in prison as an inhuman act, and that there must be something wrong since the when it was possible. We sent our best men to make a year, in January, to receive the AD-vance minus its usual varied contents, on account of its columns being monopolised by the report of Municipal Coancil's proceedings. This week's paper will, therefore, be accepted as a sacrafice to municipal affairs, but we

The report was adopted. On motion of Coun. Jones the following Dennett, col. rates No. 1; John Burns, Daniel Finn, Wm. Johnson and Thos. do, No 2; Paul Kingston, do. No. 3 (no King, cols. rates; John Riley and Patrick Desmond, inquiring into a drowning case at returns of non-residents, which he is ordered to make in July); Leonard A. Smellwood, do. No. 4: Geo. McL. an. Smellwood, do. No. 4: Geo. McL. an. Enthering the primary of primary for the pr apparent that the authorities of the provincial institution at St. John have counts Committee reported that there to set the man free or have him placed on the count of \$43.57. The County Action at St. John have counts Committee reported that there to set the man free or have him placed on the counts Committee; John R. Elson, do.; Col. dog tax; Chatham Police Committee; John R. Elson, dog tax; Chatham Police Committee; Joh James B. Johnson, highway com. On motion of Coun. Ryan the Council adjourned till 10 a. m. to-morrow.

> THURSDAY, JANUARY 18. Council was called to order at 10 a. m.

Minutes of yesterday's session were read and approved. On motion of Coan. Pond the follownell col. justice (Auditor reports overcharge for executions, but committee find that commissions have not been retained. thus balancing the account); John Murphy, col. rates.

THE PRISONER MCKAY. Coun. B.tis moved the following :--Resolved, That this Council recommend the Secretary-Treasurer to represent to His Honor, Judge Wilkinson, the in-carceration of the prisoner Jas. McKay in the county jal under the Extradition Act, with the view of his discharge from ustody under the Judge's warrant. The Warden asked the Secretary Treasurer if there was no provision in the law for indemnifying the County for

expenses incurred in holling prisoners under the Extradition Act ? The Secretary-Tressurer thought such expenses might be included in the costs be taxed at the completion of the case. The Warden asked if the county would elinquish any claim it might have by erating the prisoner.

The Secretary Treasurer thought not. Coun. Ryan said he was at a loss to now what to do. He wanted to do right.

BLACKVILLE AND SOUTHESK. On motion of Coun. Sulfivan (Black ville) the following Blackville returns were passed-John A. Underhill (no conchers) and Jacob Leighton, bye-road the following report of the Com. on Cooms.; Matthew Bergin, Matthew Kehoe | Accounts: and Andrew Craig, collectors of rates; Wm. P. Underhill, col. justice; Jas. Donovan and B. N. T. Underhill, coms.

The list of parish and county officers for

the genius that presides over the institution. But will Dr. Steeves seriously tell us that we have thirty-nine pauper lunatics under his care whom it would be quite safe to turn loose reference to the power of the Council to reduce valuations made by assessors. In reply to Coun. Morrison the Sec. Treas. said a person who refrained from giving aid a person who refrained from giving the county and t the assessors a stitement has no recourse to the Council.

history of this wharf property they would see that the county should not pay this and other bills incurred for this wharf. The · THE FERRIES

was \$30 or \$40, and if he were kept another year it would be \$70 or \$80 more.

Newcastle and Nelson was run very property and it had been leased for \$1 a Attorney's fees, R. Murray 671.86 He knew to his sorrow of some trips that

took a good while.

stead of making a trip every ten minutes, of its council. Any attempt to assess made only ten or twelve trips a day with | Chatham for the expenses incurred by the two hours and a half at times between illegal action of the Council would bring rips. The Council should provide a another injunction suit and entail expense ouse or shed at the landing for the in addition to that already incurred. The shelter of persons waiting to closs. There committee of the Council had incurred is no horn or fing with which to call the certain other expenses when acting for the date included, or are some of them held boat. He agreed with Coun. Connors that committees should be appointed. Council, and the county was responsible back?

Coun. Ryan had known the ferry

Connors, Morrison. L. Doyle, Com. CHATHAM, SOUTHESK, HARDWICK, BLISS-

S. U. McCol'ev. Police Magistrata.

passed. John D. Goodfellow and David Mathews, highway coms.; Daniel Mathews, byeroad com.; Jas. Liwlor, col. rates; Jas. ing Ludlow returns were passed—John Lawlor, col. default road tax No. 1; O'Donnell, Justus Fairley and Miles Thos. Lavlor, com, roads; Wm. Masson, Hovey, bye-road coms.; Maurice O'Don- col. justice. The return of Everen Goodfellow, col. rates, was ordered to stand till July for rectification.

On motion of Coun. Connors it was ordered that the Chatham police district be assessed for \$2100 for police and light, and that the street and fire district he assessed for \$1400 for street and fire purposes, in addition to the usual road assessment

provided for by law. On motion of Coun. J. Suilivan the discharge its liability in the matter. returns of Hugh McKay, by-road com'r Queen vs. John Russell, witness fees,

On motion of Coun. Connors the follow- sanitary condition of the County is satis- Johnston, Betts, Flett, Connors, Morrison, ing Chatham returns and account passed- factory. An old well at St. Margarets, from Doyle, Barriault, Vinneau, Williston, J. Wm. Damery, dis. clerk, \$4; W.T. Connors, which picnickers drank, was the source of Sullivan, Anderson-18. town clerk, \$10; rent of Masonic Hall for most of the typhoid cases that arose during council election and two incorporation the year. Contingent fund in account with \$500, passed. meetings, \$12; J. L. Stewart, advtg, \$2; Sec. Treas., \$1574.85 on hand; S. Thomson, D. G. Smith, printing and advig, \$6; the Sec. Treas., \$251.50; interest account of

ham also passed. On motion of Coun. Mersereau the fell wing Blissfield returns were passed— Jobs about the court nouse and jan, reduced witness fees in Queen vs Fidelle Russell, Michael Hannan, John McRie (\$14 on from \$4.50 to \$3.45; Wm. Irving, constable \$2.55; Jas. Breaux, witness fees, Queen vs hand) and Geo. Donalds, by-road com'rs; work, \$9 50; Geo. Stothart, \$3.30; D. G. Peter A. Lyons col. rates; Enoch A. Smith, advtg, \$3.50; J. L. Stewart, advtg. Clerk of Peace to Tabusintac, \$4, Bamford and Robt. Swim, highway for tenders, \$1.50; S. Thompson, div.

Ajourned tili 2 p. m. THURSDAY AFTERNOON.

COUNCIL CHAMBER. Council Chamber,

January Session 1894.

Your committee to whom was referred the auditing of the the county accounts, beg leave to report that, in the performance of their duties, we found the accounts fairly their duties, we found the accounts fairly S. 50; Northesk Road Fund, \$7.45. A bill Nelson returns and accounts were passed— The list of parish and county officers for Blackville was also passed.

On motion of Coun. Tozer the list of Southesk parish and county officers passed.

On motion of Coun. Barriault, Israel King and Laurent, Legere, bye-road time on county and public time on county and public competition.

Respectifully submitted,

John Beits, Thomas W. Flett, D. MORRISON, JARED TOZER.

CHATHAM PURLIC WHARF beginning.

A informal discover and wheresoever, situate in writing.

A informal discover and wheresoever, situate in writing.

But I the council liberate the prisoner.

Sec. Treas.—Put it in writing.

Sunt I was surprising to find during the council liberate the prisoner.

Sec. Treas.—Put it in writing.

Sec. Treas.—Put it in writing.

But I was surprising to find during the council liberate the prisoner.

Sec. Treas.—Put it in writing.

Sec

other bills incurred for this wharf. The

Municipal Council of Northumberland

[Continued from last week's issue.]

[Continued

List year the ferry management was unbearable.

Coun. Sullivan (Hardwicke) -I asked for the opinion of the Sec. Treas.

Coug. Doyle wanted to know if it Sec. Treas, said that, in the first place, up paid to him. would be the duty of the committee to the passing of the act of 1893, all expenses asked for to enter complaints before a connected with the wharf, ordered by the magistrate, or would they enforce the by-laws? He thought the result would be Council had paid all of them up to date of the adopted. laws? He thought the result would be about the same, but considered the committee a move in the right direction.

Council had paid all of them up to date of the passing of the bill. Atticipating that the committee a move in the right direction.

Section was put in the bill requiring the section was put in the bill requiring the sufficient to meet all their liabilities for the washing accounts, with the extra expense caused by the number of fires, the present bound from the assessment of \$1400 in sufficient to meet all their liabilities for the washing accounts.

steamer to go tow a vessel while people were waiting for her.

Coun Morrison thought the bunders of the bilance of fines and costs remaining uncollected is \$1,412,45.

The bilance of fines and costs remaining uncollected is \$1,412,45.

The amounts against Alex Howeless and Council had acted under the Sec-Treasurer's advice. Chatham had

prisoners' board, \$246; Sargeant Bros, woo \$22 50; Wm. Irving, making arrests, \$4 98; Dr. Desmond, attending prisioner, \$6 60; On motion of Coun. Conners the fol- Dr. Desmond do. \$6.82; Thos Petterson 75c; the original bill having been \$73; Dr. count exhibition fees upper district New-Coun. Jones submitted a list of parish castle \$32.40; John Sherriff, \$300; Public and county officers for Northesk, which Wharf with Sec. Treasurer, on hand, \$90.97; E. P. Williston, half year salary, \$50; W. On motion of Coun. Tozar the following | C. Anslow, advtg, \$3.50; School fund with Southesk returns passed-Thos. Lawlor, Sec-Treasurer \$4,355.82 on hand; Jas Kelly, prisioners' board, Chatham lockup, \$5.10, Jas. Barry, taking lunatic to asylum, \$22, the claim being 24: Howard Allan, taking lunatic to asylum, \$24, his bill being \$28; Wm. Wilson, prisoners' board Chatham lockup, \$19.21; Revisors of voting list, \$471; D. & J. Ritchie. Newcastle Public Wharf. \$25.93; Chatham Public Wha f with Sec. Treasurer, 9.21 in debt:

The Sec.-Treas, said he would have to transfer this balance to another account, be appointed Inspector for the ensuing year, because there is no revenue from that wharf. | Carried. Warden-I know one party who will proceed against the county instead of waiting tor his pay till funds accrue in that account. The Council ought to assume and | it be \$250

and com'r of roads, Hartwicke, were \$12 10; Dr. Nicholson, secretary Board of list of parish and county officers for Chat. Sec. Treasurer, \$51.82; J. M. Ruddock, windmill repairs, \$5 75; Thos. Maltby & jobs about the court house and jail. \$15 50 : Assessors, \$51; County Buildings, \$20 50 : J. L. Stewart, printing and advtg., \$2 (to be paid by Thos. Ambrose); D. G. | cessor).

referred back to it.

SCOTT ACT ACCOUNTS.

JARED TOZER, THOS. W. FLETT, J. F. CONNORS

acquient in making out their accounts of out-door relief.

Respectfully submitted.

Respectfully submitted.

Respectfully submitted.

On motion of Coun. Morrison the report was lived on the table till to-morrow.

On motion of Coun. Morrison the regulations of the Maine Deptition of Win. Disherty for reduction of taxes was referred to the Committee on Petitions.

On motion of Coun. Anderson the following Almvick returns were passed—Jas. Mahony, col. rates; John Legger, do. (87.97 due); D-mall McEachern, do. (87.97 due); D-mall McEachern

Coun. Rette said Coun. Smith was in The bilance of fines and costs re-

A part of the above balance will be collectable Making the total receipts during 1893 \$1,458,30 Landdition to the above sum of \$223,10.

The amount paid by me for costs of com-sel at Fredericton for arguing be of the Supreme Court in support of convictions at 1892 was leaving a net balance in favor of the County of ... \$43.57

During the past year the places where liquor used to be illegally sold have here greater tessered. A number of the most inviterate and determined rumseners have been driven out or the county and the their state of liquor largely diminished.

Dated this 15.5 day of January A. D. 1894.

Respectfull(SSR) hunted [1]

John Manzies, Inspector. Police Magistrate MaCulley's report snowng \$1,458.30 received and paid, was read. The Warden said the law required the Magistrate to produce his book of accounts before the Council, which had not been done but the accounts appeared to be correct. [The Warden was in error in this. Editor.] Coun. Morrison said the account showed that part of the receipts had been paid to the Secretary-Treasurer and part to the Inspector, which confused the accounts. All should be paid to the Secretary-Treasurer. He moved that the report of Inspector Menzies pass. Carried. Also that the Police Magistrate's report pass. Carried. Also that the Scott Act accounts pass.

Carried. The Warden said the item of \$113,27 for the Inspeator's travelling expenses was illegal, the Supreme Court having recently decided that the payment to an impector of any sum over and above \$500 for his services is illegal. Coun. Tozer-I move that John Menzies

Coun. Pond-I move that his salary be Coun. Ryan-I move in amendment that

The amendment was lost. Yeas-Hayes, Ullock, Cameron, Savoy, Ryan, Jones, Robinson-7; nays-Gunter, Pond, Russell, Health \$50. This report shows that the Mersereau, D. Sullivan, Scofield, Tozer,

The original motion, making the salar Account of Sec.-Treas. with Scott Act Fund, showing \$881 45 on hand, passed.

COUNTY AND OTHER ACCOUNTS On motion of Coun. Betts the following Son, water pipe, \$1; Wm, Irving, various Co. Accounts were passed-Oliver Savoy (Queen vs Russell) \$5.65; David Drysdale,

On motion of Coun. Pond the list of parish registrar births and deaths, \$60.30; Fees to and county officers for Ludlow was adopted. On motion of Coun. Betts the following returns for Derby were passed-John On reasembling Coun. Betts submitted \$21.40; S. Thompson, school lists, \$9; Clouston, col. rates; Duncan D. Parker, the following report of the Com. on Co-Chatham Road Fund with Sec.-Treas. 45 bye-road com.; John J. Miller, highway cents; Nelson Road Fund with Sec.-Treas. highway com. (\$16.84 to pay to his and

and the committee proposed to pay only \$7, Ratican, town clerk \$6; Dennis Kirk, dis. .-Treas. had clerk \$4; list of parish and county officers. advanced \$10.30 on it, ordered the payment | On motion of Coun Uilock list of parish of that smount after the account had been and county officers for Gleneig was passed. On motion of Coun. Barriault a list of parish and county officers for Roge

Coun. Betts moved for a standing of mittee of five on by-laws, carried. Committee-Coun, Anderson, Betts, Doyle, Ryan and the Sec. Treasurer. Coun. Anderson's proposed by law was re-

ferred to this committee. FERRIES, ETC. Coun. Morrison reported from the committee on the ferry by law that no changewas necessary. Mr. Russell told them he had no objections to the by-law as it stands. Car Fatt peented the claim of Jas.

1247.73 A. Vye for refund of taxes paid before he Coun. Connors said the Council had illegally ordered the property to be leased. It had been held for 21 years, and the lessees asked for a new lease. The Chatham councillors objected, but the Council ordered councillors objected council ordered councillors objected council ordered coun took a good while.

The Warden said the by-laws regulated the lease to issue. An injunction stopped the ferries. If they were not complied with anyone might make a complaint.

Coun. Flett—Before whom?

The Warden—A magistrate.

The Sec.-Treas. read the bye-law.

Coun. Connors said the ferries, both at the load should be paid by the parish that owned it.

Снатнам, N. B., Jan. 15, 1894.

To the Warden and Councillors of the

County of Northumberland. GENTLEMEN: - The Board of Street and date included, or are some of them held back?

Coun, Morrison - We asked the inspecter that and he says all are included to date, even \$50 for Currey which has not yet been paid to him.

Coun. Cameron—I move that the report.

The stam fire engine is in good order and in charge of Mr. J. M. Ruddock.

There are also 2000 ft. of good serviceable, hose. The board this year purchased 300 ft. Boston fire jacket to be paid for first May next. In consequence of having to, pay for This motion was lost and the report was 500 ft. of hose purchased last year, and some

R-spectfully submitted, WM. LAWLOR, Chairmen. M. S. HOCKEN, Sec.-Trees,

Coun. Connors presented the accounts of

unt of J. L. Stewart, \$6.50, for printing for the Chatham Police Committee.

that the cider made him drunk. The young man sold the cider, just as all grocers were colled for annually under the act contemplated in this resolution. He could see no reason why there should be any objection to him, and he asked the Council to remedy it, because his client had no appeal. If a magistrate having jurisdiction chose to fine a magistrate having jurisdiction chose to fine a person for the sale of water there would be

Adams point out the law authorizing the \$5,000?

these fines is placed in the hands of the Sec.-Treas, to go into a special fund which Coun. Morrison said there was no evidence Sec.-Treas, read the law. It makes all

Brown he heard at the bar of the Council.

due him. If the Council would deal with the wharf farce. him as generously as it had with Mr. Menzies it would pay his bill. The Council

of the report but he remembered that the bills of \$3 in jail account was passed. among the claimants. Mr. Brown got his pointed.

employers of the temperance body owe him.

Coun Tozer said he could corroborate Coun. Betts. He (Mr. Tozer) had been a member of the committee, and knew that the accounts amounted to more than the fund. He had moved that the bills be paid counted to move that the bills be paid to the counter of the county was liable under the county was liable under the statute for the rent of the Chatham lockup. The Secretary Treasurer didn't think the dows by persons unknown, be not complied to move that the bills be paid.

Sec.-Treas-If I have a paper to which Mr. Brown is entitled he'll get it.

Motion withdrawn. BUSTLER INQUEST. Desmond's account, and requested the Sec.-Treas, to say if it was legal to repay the

coroner for money expended in conveying the jury to the scene of the death inquired Sec.-Treas. said the coroner was entitled to the fees and all moneys necessarily ad-

Coun. Morrison moved that \$6 for convey ing the jury to Kerr's Mill, the cost of sending a coach after a sick witness, and other items, \$15,35 in all, be paid in addition to the amount ordered to be paid yesterday.

County Accounts Committee. Coun. Tozer moved it be referred to that

NEWCASTLE ACCOUNTS the motion of Coup. Dovle the following Newcastle returns were passed-James C. Peter Stewart, highway com.; Timothy Connelly, J. R. Lawlor and John Delaney, col. of rates; Dan'l Hogan, John Woods and Jas Fox, by road com, s;

Newcastle Police fund showing \$374,68 on hand. John Nevin, Police Magistrate, howing \$38,30 paid to the Sec. Treasurer during 1893; Wm. Masson, col. justice; Wm Masson, col justice for 1891, showing 10 cents due Sec.-Treasurer; Alex Jessamine, district clerk \$4; Newcastle Firewards report and accounts, showing \$234.84 on pay? hand. [Report came in late. It will

appear next week-EDITOR.] CATTLE IN BLACKVILLE AND CHATHAM. Conn. Scofield submitted a bye-law against cattle running at large in Blackville. Re-

farred to bye-law committee. been in the habit of landing cattle on Chatthe lease. There was a building on it, which

It was just one way of paying the Counthe lease. There was a building on it, which was rented, but it has been vacant for some cut shelter, food or water for two or three days. He thought it would be well to anthorize some one to look after such cattle, and moved to refer the matter to the byelfaw committee. Cannet.

And moved to refer the matter to the byelfaw committee. Cannet.

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And moved to refer the matter to the byelfaw committee.

And moved to refer the matter to the council accept to work for nothing he didn't know.

And moved

TURNS. On motion of Coun Barriault, Michael Savoy, col. justice 1893 for Rogersville, was a bad practice to reduce ren's in this way, erdered to make returns at once; and Peter but others had peen reduced and why not Hebert, highway com'r, was ordered to pay this man's. But they ought to stop some.

Ordered, on motion of Coun. Hayes, that Geo. Burchill, jr., col. justice, Nelson, be \$4,25 to his successor.

Coun Doyle asked if the default lists for

1891, 1892 and 1893, middle district New-be appointed to make a scale of reductions, country with the Chatham Ferry Wharf Committee be they would all be spared to meet for years Secretary Treasurer; Fred Chesman, Assistant

Coun Doyle thought they should be given building on the lot. He thought under the report. o some magistrase who would act.

On motion of Coun. Hayes it was ordered granted. hat Michael Walsh, com, roads, Nelson, be Coun Morrison said the result of offering

Coun. Doyle was called to the chair.

BEITER FIRE PROTECTION IN CHATHAM. Coun. Smith moved the following:

priming of the (Balkham Folloco Committee)

Comm. Ocoano said the bye law imposing a penalty of \$2 cm the owners of cattle found at large size (balkham had proved to be great hardship Full drivers were per formum, their duties in such sources and the hope of the turns of the subject of the same of the subject of the sum of a sum not exceeding \$5,000, per rannum, for the subject of the same of the subject of the committee to sail the property at autoin. It was not such as the per sum of a sum not exceeding \$5,000, per rannum, for the subject of the constraints of the per sum of a sum not exceeding \$5,000, per rannum, for the subject of the sum of the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of a sum not exceeding \$5,000, per rannum, for the sum of the su

Coun. Ryan moved that R. B. Adams be thought there was a general demand in Chatham for improved facilities for extinguishing at the bar of the Council on the

beard at the bar of the Council on the petition. Carried.

Mr. Adams said the petitioner had been the Scott Act, for the sale of sider, one of the witnesses having aworn that the cider made him drunk. The young that the cider made him drunk. The young the comparatively small sum that would for the comparatively small sum that would small sum that would for the comparatively small sum that would small sum that would for the comparatively small sum that would small sum that would small sm

Coun. Betts said he was alarmed at the The Warden:—The amount to be assessed

shall be an appeal to the Council from the quite as innocent as he appeared to be. He persons charged to this County it will be to it. assessors. It makes no provision for appeals was not so ignorant of the power of the in these cases.

Council as he pretended to be. Would he assessment asked for at this session. It The Warden—The money accruing from take the responsibility of asking the Council might be well to ask that the names be

the law says shall be used in the carrying out of the act. Unless the Council considers Only the two Councillors were asking for it, the refunding of this fine a proper way of there being no petition in its favor.

Out of the act. Unless the Council considers Only the two Councillors were asking for it, a charge first on the municipalities from letting it lie or the refunding of this fine a proper way of carrying out the Act, it cannot use the money

Coun. Smith said the bill could be sent which they are sent and then on the parishes

constodian of all the county funds.

Coun. Ryan—An injustice may have been done, but I fear that the Council has not the power to redress it.

A motion to lay the petition on the table axis asked to consent to the proposed legislation. When would take the responsibly of demanding it over, any judge of the Supreme Court, on application of the Attorney General, shall make an order for the same and costs, which the wayat the Council, and the facilities were granted. It would be discourteous to say shall be assessed, collected and paid to the the least, for the Council to refuse the re. Receiver General. Coun. Tozer moved that ex-Inspector quest, and if a serious fire occured causing Conn. Pond moved in amendment that he now asked for, the Council would be

body that had employed him, on the Sec.

Treas., for payment for his services out of

Coun Smith: yes and paid seven per cent for money in the Secretary-Treasurer's hands for fees collected. He had not been paid nor had son was quite willing however to allow the reported,

boy till he asked them for part of the money felt a little mite alarmed on account of The resolution was adopted.

Coun. Betts reported on Dr. Desmond's Chatham, Hardwick, Glenelg, Rogersville \$80.41 in all. Passed.

money that is not in the treasurer's hands? | Coun. Doyle reported from the Com. on Coun. Sullivan (Hardwick) said Mr.

Brown asked for the return of the order and it would be only fair to grant his requestant being reported from the Com. on petitions (1st), that the petition of John McLaggan for refund of taxes be granted.

Adopted. (2nd) that the petition of Jss.

McElwee be referred to the favourable that the Secretary Teasurer give notice of the secr we employed him we paid him. It would be too soft of the Council—not an honest (3rd) that the petition of Thos. H. Ramsey, transaction—to pay him the money his old

pro rata, as far as the fund would go, and if with. Adopted. (6th), that the petition that had been carried out, as no doubt it of Jas. S. Vye, for the refund of taxes had been carried out, as no dodown had no right to exhad been, Mr. Brown had no right to expect anything more from the Council.

Mr. Brown—Give me half of it and keep

Mr. Brown—Give me half of it and keep

Mr. Daughney for decrease of will hire a lockup keeper, at an expense not will hire a lockup keeper, at an expense not will hire a lockup keeper, at an expense not will hire a lockup keeper, at an expense not Coun. Doyle—I move the order be return Adopted. (8th), that the petition of P.

Hennesey for a reduction of rent be granted to the extent of \$5 a year.

Coun, Betts thought the Council was going too far in reducing rents. Every Council for years had had such petitions before it, it would be best to accept surrender of leases and let them go to public compe-

Coun. Pond—It is not businesslike to

Coun. Betts said it should be referred to

thereby treat all alike. Coun. Mersereau said he felt that it was

where. Coun, Connors suggested that a committee not give up the lease as he had a valuable structed to execute leases as directed by the Chatham Ferry Wharf property would pay Librarian; Harry Strang, and A. C. Woods,

Street and Fire Beard which ordered to make correct returns to the July ste Chatham Public Wharf at competition did not encourage the Council to offer these mittee were here yesterday and they would condition.

lots in the same way.

The amendment was lost and the motion to make the reduction of \$5 carried.

The amendment was lost and the motion to make the reduction of \$5 carried.

The amendment was lost and the motion to make the reduction of \$5 carried.

Coun Bette moved that the returns of

Asylum authorities have not furnished the Coun. Ryan—The law specifies that there Coun. Smith didn't think Coun. Betta names of the thirty nine pauper insane

to the legislature without consulting the Council at all; but as this is the representative body of the county it was asked to

Coun. Betts moved :rown be heard at the bar of the Council.

Conn. Pond moved in amendment that he a heard ten minutes. Carried.

Mr. Brown said when he was dismissed he id presented an order, from the temperance of the inserting that the care of the inserting the care of th

Coun. Anderson, from the Bye law Com.

(1st) That Nelson be divided into three the order been returned to him so he could go back to his employers with it. The temperance people called him the white haired discussion and no discourtesy at all. He Chelmsford schoolhouse. Adopted. (2nd) That coms. or surveyors of roads in Northesk, Southesk, Nelson, Newcastle,

fields Adonted Coun. Betts did not remember the adoption

On motion of Coun. Betts James Brown's

(3rd) A bys-law relating to the running at large of cattle in Blackville. Adopted.

Coun Flett said the railway deficits now due. Carried. of the report but he remembered that the bills of \$3 in jail account was passed.

On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the fund, and On motion of Coun. Savoy the parish bills were twice as large as the

expense of the owners. Adopted.

S cents for the poundsceper.

CHATHAM LOOKUP.

Ordered, on motion of Coun Morrison,

Nelson. Carried.

An order passed for reporting, \$50. that the Secretary Treasurer give notice of the termination of the lease of the Chatham lockup house at the end of the present year.

The Warden-The County is liable for payment of the salary of the keeper, and the valuation he referred to the assessors to exceed £35 a year, as authorized by law, and the county will have to pay the salary.

> rent. ABUT RSVISORS. Coun. Doyle moved that as the cost revising votes, \$500, was a heavy tax, the Provincial Government be asked to do the work and pay the expense. There was a good deal of expensive red tape about the

Coun. Ryan moved that the resolution lie on the table. Carried.
Ordered, on motion of Coun. Hayes, that

ordered to make returns in July. CHATHAM PUBLIC WHARF AGAIN. Coun. Councrs moved that the report of

Coun. Morrison moved to lay it over till of it.

to make the reduction of \$5 carried.

(8th.) That the petition of Wm. Grey be

Council authorised the committee to sell the

whole matter.
Coun. Jones was called to the chair.

of Blackville Carried. COUN MORRISON AGAIN AFTER CHATHAM. Coun Morrison moved that the Sec.-Treas. prepare and send to the Legislature a bill the Chatham lockup keeper. Carried.

ASSESSMENTS.

Coun Morrison moved an assessment of \$300 on the Newcastle police district for has surrendered at last and is now enrolled thad adopted the report recommending that bill, recommending the payment of \$15.35 and Alnwick may remove fences to prevent the fees be handed back to the temperance in addition to payment already ordered, or

deficits now due. Carried.

Coun Flett said the railway property in formin, where he has a brother and son, never been paid, but appeared every year in Rev. Mr. Aitkin of St. James' Church (6th) That the penalty for cattle found at the defaulters list. He thought it advisable Newcastle is improving, although he is to order the assessors not to assess to longer, as the tax could not be collected. duties.

Hon. J. B. Snowball left last night for Hon. J. B. Snowball left last night for hon. large in Chatham be reduced one half, the to order the assessors not to assess it any not yet able to resume his ministerial

Chatham ferry wharf property were laid over till July.

SCOTT ACT INSPECTOR'S SALARY. On motion of Coun. Pond it was ordered that \$500 be assessed for the Scott Act Icspector's salary.

Coun Jones—Can the inspector get expenses as inspector and constable both ? .

constable both at once if I know any law.

he had given no supper. He was glad that Society.
even at this late day he had got the vote.

The av Coun. Ryan moved a vote of thanks to the \$1.53 last year. services. Carried.

Auditor Williston said he felt too much

the bills that had been incurred on account Assistant Librarians; Miss Lily Snowball, July, for fuller information.

On motion of the control of the con On motion of Coun Doyle Council adjourn- The above named officers and a staff of

Shore etc.

Sr. Luke's :- Oa Sunday evening the

bargain made by the committee. Give them for their annual dance, which is to take leases and wipe our hands clear of the place next Tuesday evening in Masonic Hall, Chatham. The gallants of the Club rescued by the Hinemoa, subsisting al Coun. Smith said the committee acted countries and it is needless to say that all eggs and roots. They had no matches to under the authority of the Council and the belles of the Miranichi are looking light a fire. Although a government depot

person for the sale of water there would be no redees in the courts.

The Secretary-Treasurer saked that Mr.

Adams point out the law authorizing the sale of water there would be no redees in the courty to pay the said, \$2,535.

The Secretary-Treasurer saked that Mr.

Adams point out the law authorizing the said, \$2,535.

registered at the Windsor Hotel.—Montreal

Witness, 20th. Messrs, Jac. Robinson, M. P. P. and John McKane, Manager of the Merchants' Bank of Halifax, Newcastle, leave on Saturfor the repeal of Sec. 2, Chap. 25, Vic. 4, day for England via New York. We wish requiring the county to pay the salary of them safe voyages, pleasant experiences and will be glad to welcome them back

again. Mr. Seymour Williston of Bay du Vin be made for contingencies together with the Elward Sinclair, Eaq, accompanied by are good for another big day's shooting this

Assessors not to assess railway property in Nelson. Carried.

An order passed for reporting, \$50.

Hon. J. B. Showdar left assess the upper provinces and will proceed thence to great Britain and the Continent.

Grand Master Fowler of the orange body An order passed for reporting, 800.

Bills for advertising and selling the Chatham ferry wharf property were laid

Hon, H. R. Emmerson, Chief Commissioner of Public Works, was in New castle on Tuesday and went to Millerton

Mr. Tweedie has a say.

that evening as the guest of Jas. Robinson,

able expenses.

Coun Jones—He can't be inspector and constable both at once if I know any law.

Speaking at a social requion at Chatham the other night, Hon. L. J. Tweedie, surveyor general, touched upon the policy of constable both at once if I know any law.

An order passed for \$6 each for the constables in attendance.

An order passed for the payment of the usual mileage to Councillors.

An order passed for the payment of the usual mileage to Councillors.

An order passed for the payment of the usual mileage to Councillors.

An order passed for the payment of the usual mileage to Councillors.

An order passed for the payment of the usual mileage to Councillors.

On motion of Coun Morrison an assessment of \$1000 was ordered on the Newcastle fire district for fire purposes.

Councillors Councillors.

Councillors Councillors Councillors.

Councillors Councillors Councillors Councillors Councillors Councillors Councillors.

Councillors Council his government in reference to the crown

Section of the second position of the second

St Luke's S. S.

The annual meeting of the Committee of A. D., 1894.

The average collection was \$1.86 against Auditor for his efficient and courteous The Secretary reported 202 names on the roll and an average attendance of 135. The officers for the ensuing year are : John overcome to reply, but what the tongue Ford, Superintendent; Miss Tweedie, couldn't utter the heart could feel. He hoped Assistant Superintendent; W. B. Suowball, Coun Flett said that Mr. Hennessy can adopted, and that the sec-treas be in to come, even until the rent from the ing Secretary Treasurer; G. E. Fisher,

Organist.

The attendance ately shows an upward tendency. Last Sunday there were 169

County profiting by the postponnent?

Sec-treasurer—No prospect.

Coun. Flett didn't think the committee was instructed to ask an upset price. The Council was in duty bound to carry out the bargain made by the committee. Give them

three miles from the spot where they landed, 4th January 1894. Mr. Adams said it was snalogous to assessment appeal cases. The Council had the
same right to refund the fine as to refund
taxes.

The Warden:—The amount to be assessed
must under the act, be apportioned to the
adopted and an order passed for the leases.

Coun. Mersereau said they had heard a
great many threats of litigation. The County
and Messrs Galt—[Globe.

BIBLE Society:—The treasurer of the
county.

Coun. Ryap—Thè law specifies that there

Count Ryap—Thè law specifies that there

The Warden:—The amount to be assessed
must under the act, be apportioned to the
adopted and an order passed for the leases.

Count Mersereau said they had heard a
great many threats of litigation. The County
could stand a lawsuit as well as Chatham.

The Warden:—The amount to be assessed
must under the act, be apportioned to the
different parishes in the same manner as the
adopted and an order passed for the leases.

Count Mersereau said they had heard a
great many threats of litigation. The County
could stand a lawsuit as well as Chatham.

Miramichi Ladies Bible Society thankfully

The Council their the committee should be
adopted and an order passed for the leases.

Count Mersereau said they had heard a
great many threats of litigation. The County
could stand a lawsuit as well as Chatham.

Miramichi Ladies Bible Society thankfully

The Council their the committee should be
adopted and an order passed for the leases.

Count Mersereau said they had heard a
great many threats of litigation. The County
could stand a lawsuit as well as Chatham.

Miramichi Ladies Bible Society thankfully

We have again been favoured with a Dated She iff's Office New.) diving party, consisting of friends from Kent and Gloucester Counties showing that the water flowing from Oyster River, has some attraction for the inhabitants of other counties, as well as old Northumberland.

TRUSTEE'S NOTICE. We have not yet been honoured by the We have not yet been honoured by the appearance of our worthy friend Mr. James Dower, better known as" The hound that The trust feel lies at the office of R. A. Lawior, hunts the hare," or in milder terms " The in Chath man who shot thirty-six rabbits in one day last winter. To all appearances his chances

winter, on the same grounds.

It has become fash onable among friends down here to "swap dogs;" and grave susvicinity for taking the life of a particular animal of the canine species, but not the one

which was presented to our "Golden haired" lady friend. We are pleased to hear that Mrs. Mahoney is recovering from her late illness. Jim's pupil is progressing rapidly, being possessed of more than ordinary musical calcut.

CHICK A-DEE.

Mew Advertisements.

To George Stothart, of the town of Chathan

(Fredericton)
Solicitors for Mortgagee.

NORTHUMBERLAND AGRICULTURAL SOCIETY Agricultural Society will be held at the Canada House Chatham on Monday afternoon, 29th January, instant at two o'clock. The members of the Board will man at the office of the Secretary at eigen o'clock and on the same

COAL.

JOHN FOTHERINGHAM Agent.

B, STAPLETON.

THE GREATEST INTEREST

To proprietors of Hotels, Boarding houses, Housekeepers, as well as to Storekeepers, Dealers and the general shopping public.

Luke's, as it shows an advance all along the line of the Sunday School's work, and as J. D. CREACHAN'S GREAT CLOSING OUTSALE OF WINTER DRY GOODS, CLOTHING, HOUSEHOLD GOODS

AND GENERAL MERCHANDIZE

will continue our clearing off sale from day to day during the month of January. In addition to our December price list, which is still in force, we have placed on our counters at Chatham and Newcastle, 300 dozen large Bleached Irish Linen Towels, bird eye patterns, size 20 by 40 inches, reduced from

25 cts. to 121 cts., 20 pieces Pure Linen Tabling REDUCED FROM 650. TO 40C. PER YARD. Towellings, Napkins, Crumb Cloths, Stair Linens, Glass Cloths, Doylies all pure flax an 1 cut down in proportion, Table Cloths, Carpets, Rugs, Window hangings, Damask Furniture Coverings,

Blankets, Quilts, Sheetings, Tickings, and household Napery. Please take n tice these goods must be cleared out tis month at the greatest slaughter of prices ever attempted i

Chatham and Newcastle. WHOLFSALE AND RETAIL.

J. D. CREAGHAN

FOR SALE.

TO LET.

Merchant Tailor

All Kinds of Cloths.

New Advertisments.

A portable engine and boiler complete, 16 horse ower, at a bargain. Apply to JOHN McDONALD, Sash and Door Factory, Chathan, N. B.

as that of the Council leasing the land otherwise than by auction. He shought the report of the committee should be adopted and an order passed for the lease.

Coun. Merseraen and a lawsuit as well as Chatham, If the Council thinks it is right, let it stick to it.

Coun. Dyle—I was a member of a committee engaged to council the council thinks it is right, let it stick to it.

Coun. Dyle—I was a member of a committee that rented this land for \$220 a year.

Now it has been sold for \$2 a year.

Coun. Extent—The question is, are we to law and the council thinks the responsibly of the council thinks the council the council t Hotel at Chatham station formerly occupied by Robt Godfrey. Apply to F. O. PETTERSON, (Next door to the Store of J. B. Snowball, Es CHATHAM - - N. B.

Notice is hereby given that John Kenny Chatham, in the County of Northumberiand, bak JA3. F. CONNO39, Trustee. Chatham N B. Jan. 13th, 1834.

> INTERCOLONIAL RAILWAY. Quebec Winter Carnival.

GRIST MILL.

COFFINS & CASKETS

Rosewood, Walnut, etc., offin findings and Robes supplied at the very lowest ates. Pall Bearors' outfit furnished. James Hackett, Undertaker Executor's Notice.

months from date and all persons indebted to the said estate are requested to make immediate pay-ment to John Fotheringham J. P., at his offigs. Dated at Chatham N. B., this 21st day of Nov. A. D. 1893. WARREN C WINSLOW, Proctor.

TO LET.

Executor's Notice.

ASSIGNEES' NOTICE.

Through express for St. John, Halifax and Pictou, (Monday excepted)

Accummodation for Monoton and St. John, Accommodation for Campbellton, Through express for Quebec and Montreal, 1952

ALL TRAINS ARE RUN BY EASTERN

STANDARD TIME.

or snore up st cam to the place of beginning, containing ninety two acres more or less, and death to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning, containing ninety two acres more or less, and can be compared to the place of beginning to the place of WILL LEAVE CHATHM JUNCTION.

suits or single Garments. paction of which is respectfully invited. F. O.PETTERSON.

TRAINED NURSE



TUESDAY JAN, 2' 1894

CAPT. C. C. MCLEAN. Hardwick

TO LET.

SHERIFF'S SALE. To be rold at Public Auction, on Wednesday the 4th day of April, next, in front of the Registry Office, Newcastle, between the hours of twelve noon and 5 o'clock p m, All the right, title and interest of James Somers, in and to all those several pieces or parcels of land in the county of Northumberland and Province of New Brunswick, more particularly described as follows view.

D. POTTINGER, General Manager.
Railway Office, Moncton N. R. 2nd Jan. 1894.

Sheriff's Office, Newcastle, tniv 18th day of Decem ber, A. D. 1803.

A MOUNTAIN RIDE.

"It was a good many years ago," said the judge. "I was in Tennessee then, practising law. I had a case in which I nated very badly a mountaineer. I note to him, but he would not come. nally he sent word that I might come Finally he sent word that I might come up and see him. He specified particularly the day I was to arrive and the exact time I was to begin the ascent of the mountains. On the afternoon named my horse was tugging bravely up the rough road along the mountain side, when a boy not over IT years old slouched down into the road. A rifle was slung over his shoulder in such a way that it could be swung the instant use. He made no attempt to into instant use. He made no attempt to get out of my way, and I was obliged to

If up my horse.

If up my horse,

If Are you Judge N.?' he drawled.

If the man, I said.

If light, I'il go along with you,' he

"Thank you,' I answered, 'but who

" I'm Bill Johnson's boy.'
" Did he send you down to meet me?" "'Yes,"
"'Yes,"
"'Yes,"
"'You're a stranger."
"'Won't you get in? I asked.
"'No,' he said dryly, 'I'll walk. It's safer for you.'
"'A mile or so farther on another man shout 21 dropped suddenly into the road.

about 21 dropped suddenly into the road. He, too, had a rifle slung on his shoulder. "'Hello, Jim,' he said, 'is this the

"'Yes,' said Jim.
"'All right,' said the other, and he swung along on the other side of my wagon.

got a chance.

""My brother,' said Jim. 'You're a stranger, you know. He's come to help take care of you.'

"Soon another young man appeared in the same mysterious way and joined my bodyguard. He was another of Bill Johnson's boys.

"At a later turn in the road an old man, stoon shouldered, gray haired,

"At a later turn in the road an old man, stoop shouldered, gray haired, wrinkled and bent, but keen eyed and alert, stepped silently before us. He, like the rest, was armed.

"Is this the judge?' he asked his boys.
"It was the judge, and he climbed into my wagon. Protected in this way, I drove to his home. My business finished, I drove back in the same way, my guard melting away, until I finally said goodby to the youngest boy. Strangers in the moonshine regions of Tennessee go that way, or they go in a coffin."

"Strangely enough," said the railroad man, "I, too, have a story to tell about moonshiners and strangers. I was build-

man, "I, too, have a story to tell about moonshiners and strangers. I was building a railroad down in Georgia in my younger days. I am a Georgian, you know. Once following our surveys I saw a chance to ride across the mountains, and thence to my home to visit my father. It was early in the afternoon when I started on my long ride. The moon was shining high in the heavens when I began to climb. I was jogging peacefully up the incline, when from a shadow a horse and rider came out from the side of the road and

me out from the side of the road and fell in at my side.
""Good evening, stranger,' said the man politely.
"Good evening, sir;' I said, glad of even unknown company.
""*Which way you going?' asked my

" Over the mountains,' I answered. "'Reckon I'm going that way, too,' he said, and then I had an opportunity to look at my friend's face. It was a strange face. Smooth shaven, young and yet old. It was calm and placid, as expressionless as stone, and yet there was a certain set about the jaws that kept me uneasy. And no matter how often I looked at him, how quickly I turned my glance on his face, his deepset eyes were always watching me. I felt even when I did not look at him that he was watching me like a cat. We rode for hours, talking as one does with that class of people, until at nearly daythat class of people, until at nearly day-light we had crossed the mountains and were making our way along a compara-tively level road. When we came to a river which we had to ford, my friend

reined up.
"This is as far as I go,' he said.
"The sorry to lose you,' I replied civilly.
"Stranger,' he said, when my horse's legs were in the river, 'where, are you

'Georgia,' I answered; 'this is my state.'
"'Who's boy are you?'

"'Viloge S's."
"'Is that so?' he said in a calm voice.
"Why, do you know what I took you fo?
Revenue! Yes, sir, and I came near shooting
you, sir. Half a dozen times on that ride
I made up my mind you were revenue, sir,
and each time I was just ready to do it.
But I hated to do it, sir, you looked so
square. I'm glad I didn't.'
"'So' am I,' I answered, with a false,
jerky laugh, for that emotionless man
gave me the chills, and I sent my horse
across the ford.
"'Goodby,' I cried, from the other side.
"'Goodby,' sir,' he replied. Then his
horse carried him off in the gray light,
and I felt a sudden sense of relief.'"—Exchange.

A Tree on a Steeple.

The spectacle of a tree standing upon a

tower of the Unitarian church in the city of Utica, N. Y., has aroused much interest as well as discussion as to what is really essential to plant life in order that devel-

opment may continue.

This mountain ash has been growing for 30 years upon a narrow ledge of sand stone, sprouting from a joint in the masonry less than an inch in width. The

soury less than an inch in width. The main stem, just above the stone, at the present time has a diameter of 5 inches. The tree is 15 or 16 feet in height, and possibly 8 feet across its widest part; the branches are thick and numerous, and for some years each autumn they have been bright with the vivid scarlet berries peculiar to this species of tree.

Protruding from a chink in a mortared wall, 42 feet above the street, exposed to the glare of the sun in the summer and the frosts of many severe winters, its roots only having the mortared interstices of masonry through which to penetrate in search of nutriment, the question may well be asked, Where does this tree obtain the elements that enter into the composition of all plant life? Is it possible that it is sustained like the known air plants, by aborbing from the second of the composition of all plant like the known air plants, by absorbing from the air and through its foliage the elements upon which it lives and thrives? Or does dust settle in the crevices?—American Agriculture.

Pounds and Pounds When her mother read from the letter that Uncle John, who lives in England, had lost 2300, little Alice, who had never seen her distant relative, exclaimed:
"Why! what a fat man uncle must have been!"—Philadelphia Times.

"GONE MAD."

During the early seventies I was running a local freight on a western road when the following incident occurred:

I had pulled in on the side track at Maverick, a small junction station, having received orders to await the arrival of a special, which was coming up behind me and was due in about 15 minutes, when the telegraph operator rushed from the station and clambered into the cab as if possessed by some demon. His face was

choose of the price of the twinking of an eye be would sweep past, and then no power, on each to warn it.

The twinking of an eye be would sweep past, and then no power, on each to warn it.

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The twinking of an eye be would sweep past, and then no power, on each of the word, he dealt him a blow action to the word, he dealt him a blow action to the word, he dealt him a blow action to the word, he dealt him a blow warn is to do?

The twinking of an eye be would sweep past, and then no power, on each of the word, he dealt him a blow action to the word, he dealt him a blow

became more apparent. Behind me an iron monster, puffing, snorting, plunging madly onward; before me the express, filled with hundreds of souls, and approaching neurer every second.

Reader, you cannot imagine the anguish I suffered as the awful truth flashed through my brain.

Reader, you cannot imagine the anguish I suffered as the awful truth flashed through my brain.

I stood between that train of human souls and eternity!

Could I save them?

For a moment I seemed to lose my senses, for upon glancing at my watch! saw we would meet the express in less than half an hour. I recoiled from contemplating the consequences. I must do something immediately, or scores of lives would be crushed to death in a twinkling.

But my mind was equal to the emergency. In that supreme moment of despair one mightier than I seemed to instill my bewildered brain with a new energy.

Slowly I began to shut off steam; the terrible speed slackened; the distance between the two engines decreased gradually, diminishing until a dull thud followed by a slight jar told me that they had met. It was but the work of a moment to clamber from the cab of my engine-into the cab of the special's. There a sight met my gaze that I shall never forget.

Standing with his hand on the throttle, his eyes glaring like live coals, his whole form writhing in fury, the maniac presented a most frightful appearance.

Ere I could speak a word or lay a hand on him, he grasped a coal pick and made a terrible lunge at my head. Luckily a sudden bend in the road gave me a lurch, and the blow fell harmless against the boiler head.

Then began a terrific battle.

I was unarmed, while the madman accomed hossessed of superhuman strength.

"She is very kind—indeed, never breaks down the fences—never kicks over the pails on with the chase of your daughter!"

"No, sir! I was speaking of your daughter."

"No, i never put a board on her face; she never does any mischief at all."

"No, i never put a board on her face; she never does any mischief at all."

"No, i rever put a board on her face; she never does any mischief at all."

"No, if rever put a board on her face; she never does any mischief at all."

"No, if rever put a board on her face; she never does any mischief at all."

"No, if rever put a board on her face; she never does any mischief a

head.

Then began a terrific battle.

I was unarmed, while the madman seemed possessed of superhuman strength.

The battle waged fiercely. I felt myself

and the engineer, surmising something wrong, as he saw the two light engines, when he had received orders to meet only a special, which was to take the side track

for him at a station farther down the road. tor him at a station latter down the road, stopped. }
Well, reader, I have a little more to say.
After a brief rest and some stimulants, I was able to run both engines back to Maverick ahead of the overland express.
The mad engineer was kindly cared for and soon recovered, but has never entered the cab of an engine since.—Good News.

Near the close of the last century rumors of a French invasion alarmed the country and roused military ardor to such an extent as to lead to fresh regiments being raised. The Duchess of Gordon is said to have had a wager with the prince regent as to which of them would first raise a battalion, and that the fair lady reserved to herself the power of offering a reward even more attractive than the king's shilling.

At all events, the duchess and Lord Huntly started off on their errand, and be tween them soon raised the required number of men. The mother and son frequented every fair in the country side, begging the fine young highlanders to come forward in support of king and country and to enlist in her regiment, and when all other arguments had failed rumor stated that a kiss from the beautiful duchess won the doubtful recruit.

She soon announced to headquarters the formation of a regiment and entered into all the negotiations with the military and thorities in a most businesslike manner, reporting that the whole regiment were highlanders save 35. Lord Huntly was given the first command of this corps, then and ever since known as the Ninety second, or Gordon highlanders, and wearing the tartan of the clan.—Alexander Macpherson.

The Latest Catch. This is the latest catch, and lots of fun can be got out of it. Repeat the words rapidly several times without punctua

"Which would you rather do would you rather ride in a cab and think how nice it would be to walk when you ride in a cab or would you rather walk and think how nice it would be to ride in a cab when you walk?"—Tammany Times.

HIS BEST HAUL.

A merchant tailor in the city of Buffalo | Cigars, Tobaccos, Pipes, many years ago, having accumulated a competency at his trade, determined to throw aside his shears and spend the remainder of his life upon a farm.

He purchased several hundred acres of land in Tonawanda, and there was a fishing ground op the estate.

Mr. C., the ex-merchant, was delighted with his new occupation, and he devoted

his best efforts with untiring zeal to farming and fishing. Being hard of hearing, he often made ludicrous blunders, which excited the mirthfulness of his friends and His graceful and beautiful daughter was at boarding school near New York city at the time her father purchased the farm. She had a lover and promised to marry him, providing he could obtain the consent of her parent to the matrimonial

alliance.

The young man traveled west as fast as the iron horse would take him in that dithe iron horse would take him in that direction. On the morning after his arrival he was strolling along the banks of the creek that sweeps through the village of Tonawanda, when he met a plain old gentleman, dressed in homespun, and inquired of him "if the cars had commenced running to the falls yet."

"Principally pike and mullet," said he.
"You misunderstand me," continued the young man. "I merely wish to know if the cars have commenced their trips to the falls of Niagara, and what the fare

the falls of Niagara, and what the fare 'I'rom 3 to 4 cents a pound."

'Do you intend to insult me?"
'I will let you have a large quantity for 'I have a good mind to give you a caning for your impertinence."
"Well, if you do not choose to give it I

"I should like to know if there are any more such fools as you are in the town of Tonawanda." "We shall make another haul in the "We shall make another haul in the morning before daylight."

At this instant another citizen made his appearance, and the stranger stated his grievance to him. He said:

"I have been asking this old man a few civil questions, and he has given me the most impertinent answers."

"Oh, he is deaf!" exclaimed the third narty. "He is deaf as a post, but he is a like and our all that is claimed for it. By its use you not only Treat but cure Catarrh, Treat and cure Rheumatism, Treat and cure Rheumatism, Treat and cure Bronchitis,

accomplished daughter!"
"She is very kind—indeed, never breaks
down the fences—never kicks over the pails
—never strays away like the other brutes
I have." "I was speaking about your amiable and

Exchange. 4 Bird Reasoning. The battle waged fiercely. I felt myself growing weaker every moment.

A small bar of iron lying on the firman's seat was all I could procure, but it proved my salvation. The madman was struggling fiercely to liberate himself from the position I had forced bim into, when I raised the iron bar and dealt him a blow on the head which completely stunned him.

The struggle was over, but it had cost many precious moments. The sharp, pieroing blast of a whistle in the distance aroused me. I needed no second warning. Weak and exhausted, I managed to make my way back to my own engine, slow and laborious work though it was.

I was just in time. Hardly had I got under full headway when the express dashed into view around a curve a short distance behind me. I called for brakes, and the engineer, surmising something wrong, as he asy the two light engines. A little known and striking instance of foresight and industry exhibited by a bird is that of the Californian woodpecker. Like others of its kind, this bird is an in-

A New Yorker has patented a scheme to hrow sunlight into dark rooms, cellars and other apartments where the light of day never reaches. The apparatus first condenses the beams of light, then carries them to the desired locality and diffuses

General Business,

Five Thousand Hides Wanted.

I will pay cash on delivery for all the hides I coprocure; also, I will buy one thousand calf skir either for cash or for exchange,

Parties in any part of the County nee ling plastering hair can be supplied by sending in their order to rea. WILLIAM TROY Chatham, May 15th, 1893.

"THE FACTORY JOHN MCDONALD, (Successor to George Caseady) Mannfacturer of Doors, Sashes, Mouldings

-AND-BAND AND SCRULL-SAWING Stock of DIMENSJON and other Lumb CONSTANTLY ON HAND. THE EAST END FACTO Y, CHATHAM, N. B

Z. TINGLEY, HAIRDRESSER, ETC., HAS REMOVED

-HIS-SHAVING PARLOR

Benson Building Water Street, - Chatham.

AND SEVERAL OTHER ARTICLES, SUCH AS Sheriff's Office Newcastle, this 7th day of November, A. D., 1893.

Stoves, Scales, Ceal, Oil Tank, etc., too numerous

This is an unusually good chance for householders and country buyers to secure goods for the winter. ROGER FLANAGAN. SHERIFF'S SALE

MICROBE KILLER. The one Great Cause of its popularity is that it makes no unfoun pretensions, but

LESS THAN \$1

is the cost per week to use the

Begal Notices.

NOTICE OF SALE

Christopher C. McLean of the parish of Hardwici in the County of Northumberland and Province of New Brunswick, farmer and marihor; and Mary Jane McLean, his wife: and all others whom i

"ment, and is bounded as follows to wit. Beginn "at a stake standing on the eastern bank or as "of Eel river at the south west angle of lot nun ten in Eel River Settlement, thence running the magnet south eighty five degrees and thi "minutes, east fifty chains, thence north eight edgrees west twenty chains, thence north eight which is to a pine tree standing on the custern be "or shore of Eel river sforesaid, and thence along "same following the various courses thereof ho "stream in a northerly direction to the place "beginning aid on which the said Joln S. Merch or what nature or kind seever of a "Christopher C. Mc'ean, of in to or out of, "Ctristopher C. Mc'ean, of in to or out of, "certain piece or parcel of land situate, by "being in hel River Settlement aforesaid and and distinguished as lot number the on the side of Eet river atoresaid, formerly occupa "Roderick Clancy and lately by the said a "Merchant, which said lots pieces or parc "land were sold and conveyed to the said the "pher C McLean by Andrew Brown, by deed be "pher C McLean by Andrew Brown, by deed be "pher C McLean by Andrew Brown, by deed be a business of the said that certain other loo or tract of situate lying and being in the Parish of Hards toresaid, known as for number eleven and form wheel and occupied by the like Alexander McLead bounded as f. slowe, on the north by umber tweive, on the east by Bay du Vin Bay under tweive, on the east by Bay du Vin Bay e south by lands presently owned and occup Jernish savoy, and on the west or in recrown lands being the same lands and premiss which the said Christopher Met.

ELIZABETH HAWBOLT, Executive of the lass will and testament of the late Margaret Vondy, deceased.

SHERIFF'S SALE

minutes east, two chains and ninety seven links to a stake, thence north seventy nine degrees thirty minutes west, five chains to the south side of the highway, thence along the south side of the highway, thence along the south side of the highway westerly to the place of beginning, containing one acre more or less, being the piece of land conveyed by John Flett to the said Enoch Flett by Deed bearing date the 14th day of October A. D., 1856, and registered in the Records of Northamber-land County, in Vol. 46, pages 44* and 449.

Also:—All that piece, parcel or tract of land and premises situate on the south side of the South-West Branch of the Miramichi River, in the purish of Nelson, and County of Northamberland, opposite to Beaubear's Island, known and distinguished as the upper or westerly haif of the Lot granted to Patrick Collins, deceased, containing one hundred acres more or less.

Water Street, - Chatham.

He will also keep a first-class stock of Cigars, Tobaccos, Pipes, Smokers' Goods generally.

MARKED DOWN SALE, Smokers' Goods generally.

MARKED DOWN SALE, The balance of stock in my lower store not disposed of at the auction sales, is now offered at REDUCED PRICES, RANGING FROM 15 TO 50 PER CENT.

This sale will continue until all the goods are disposed of.

Bargains May be Expected, as the stock will be sold without reserve, as I intend closing that business for the winter.

THE STOCK CONSISTS OF Boots, Shoes' Ready Made Clothing, Furniture, Tea, Tobacco, Oil, Molasses; 'Dress Goods in Merino, Cashmere, Alpace, all Wool Flannel, White and Blue; Flannellets, Grey Cotton, White and Brey Blankels, Hats, Caps Homespun in White and Grey,

AND SEVERAL OTHER ARTICLES, SUCH AS

The will also keep a first-class stock of the hupper or westerly along the said power stade of the hupper or less.

Also all the lands and premises in said. Parish of Needson, Jounded on the lower side of the middle third of the lot known as the Turner Cove bot, extending from the River Miramich in to the rear of the grant, containing one hundred and the right, titled on the lower side of the middle third of the lot known as the Turner Cove bot, extending from the River Miramich in the rear of the grant, containing thirty acres more or less.

Also all the lands and premises in said Parish of former ly occulted by the bald soff of the lots from twenty (20) rods or the lower side of the rand the premiser of the lots and equity, of redemption of the raid Ench Flett, in and to all that peice or parcel of launch and permiser side of the said premiser of the said premiser of the south-evel; the south-evel; and the rear or casterly list of the boundard and thirty-five feet, or to the south-evel; along the south-evel; along the said easterly side of Queen street, thirty six feet, or to the planel with the said casterly side of Queen street thirty six feet, or to the planel with the said casterly side of Queen street thirty si

To be sold at public auction on Thursday there are the control of the Points and of February next, in front of the Points day of February next, in front of the Points day of Collect, p. m.:

All the right title and interest of Michael I Noonan, in and to all that piece or parcel of lan and premises situate lying and being in the Parist of Chatham in the County of Northumberland an Province of New Brunswick, and known as le number twenty-four in the second tier of lots, grant et all cannot be sufficiently of the front by the rear of lots fronting on the Miramicht River; On the lower or easterly side by lot number twenty-four in the front by the lower or easterly side by lot number twenty-free and extending to the side by lot number twenty-free and extending to the side by lot number from the first of the lower or casterly side by lot number twenty-free and extending to the side by lot number from the first of the lower or casterly side by lot number from the first own of the sand containing two hundred acree from the late of the sand containing two hundred acree from the sand on the sand containing two hundred acree from the sand of the sand sand the late Thomas Noonan, deceased, in and by his last will and testament dated the loth day of May, A. D., 1858, and registered in the records of the sand county in volume 57 pages 330 and 331 of said volume, which said lands and premises are now in the possession and occupation of the said Michael F. Noonan:

The same having been seized by me under and by virtue of several executions issued out of the Supreme Court and out of the st. John County Court against the said Michael F. Noonan.

Sheriff's Office Newcastle, 14th October, A. D. 1898. JOHN SHIRREFF, Sheriff

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 oclock p. m.

All the right, fitle, and interest of Alfred H. Pallen, in and to all and singular that certain lot or parcel of land and premise situate lying and being in the Town of Chatham, in the County of Northun herlard and Province of New Brunswick, described as follows, viz:—Commencing at the southway at angle of the lot of land conveyed by John Pallen to the said Alfred H. Pallen, by Indenture bearing date the loth day of November, 1881, thence southerly along the easterly line of lands occupied by John Sadler, late (deceased) one hundred and forty five feet to a fence, thence ensetrly along said fence eighty one feet, thence northerly parallel with the said Sadler line one hundred and forty five feet to the southeast corner of said lot of land so formerly conveyer to Alfred H. Pallen, as a foresaid, thence westerly along, the rear of said last mentioned lot eighy one feet, being the place of beginning, and being all that ricce of land situate immediately in rear of the dwelling house and premises lately owned and occapied by the said Alfred H. Pallen, as a foresaid, thence westerly along, attended the place of land situate immediately in rear of the dwelling house and premises lately owned and occapied by the said Alfred H. Pallen, as foresaid, thence westerly along at the treat of the said Town of the said Alfred H. Pallen, as foresaid, thence westerly along the rear of said last mentioned lot eighy one feet, being the place of beginning, and being all that ricce of land situate immediately in rear of the dwelling house and premises lately owned and occapied by the said Alfred H. Pallen, as foresaid, thence westerly along the rear of the said Town of the sa

Sheriff's Office, Newcastle, this 18th day of Nomber, A. D. 1893,

JOHN SHIRREFF Sheriff

GENERAL BUSINESS.

Miramichi Foundry, STEAM ENGINE AND BOILER WORKS, MADE WITH FIRTH'S BEST AXLE STEEL. CHATAHM, N. B.

JOSEPH M. RUDDOCK, - - - PROPRIETOR

Steam Engines and Boilers, Mill Machinery of all kinds; Steamers of any size constructed & furnished, complete,

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