NEW ADVERTISEMENTS GRAND EXHIBITION AND SALE.

\$30,000 WORTH'S FALL DRY GOODS, SUTHERLAND & CREAGHAN,

DIRECT IMPORTERS, NEWCASTLE,

We respectfully direct the attention, of buyers to our very large importations of GENERAL DRY GOODS, for Fall, 1880. Which for, VOLUME, VARIETY, CHEAPNESS, STYLE, FINISH, and QUALITY, were never excelled in Miramichi. Store keepers, Country Traders and Lumberers, will make money by taking advantage of our

LOW CASH PRICES

WHOLESALE AND RETAIL

SUTHERLAND & CREAGHAN.

P. S.-Highest Cash prices for Mits and Homespun.

AUGUST 1ST., 1880.

Received per R. M. Steamers, via Halifax, the following goods, viz.:

"HORROCKSES" 32 and 36 INCH WHITE COTTONS.

36 Inch DOUBLE WARP

SHIRTING COTTONS.

(Thoroughly shrunk for night shirts.) 150 PIECES LIGHT AND DARK

ENGLISH PRINTS.

"Pompadour" Prints, Cardinal Cambric.

Regatta Shirtings, Scotch Cheviot Tweeds, (new styles.) 8-4 Brown Damask Table Linen. Honey-comb and Huck Towels. Patent and French Canvas.

24 and 26 Inch Black (Furniture) Hair Cloth.

Dress Materials.

Gent's and Ladies' Alpacca Umbrellas, Black and colored Silicias. Worsted Braids, Buttons Black Trimming Satins, New Neck Frilling (in Lisse & Tarlatan,) Black Silk and Chenille Fringe. White Tarlatans. Black Book Muslin.

WHITE PICQUES, QUILTINGS and BRILLIANT.

Gent's Linen Collars and Cuffs,

Gent's India Rubber Braces.

Specially ordered:

LADIES' COTTON UNDERCLOTHING.

Chimese Dresses, and

PLAIN AND TRIMMED.

WATER STREET, CHATHAM.

J. B. SNOWBALL

PHYSIOGNOMICAL HAIR DRESSER.

ulator & Capilliary Abridger.

Shaves and Hair Cuts

WITH AMBIDEXTROUS FACILITY.

IINDFRTAKING

CHULLI UNITED

The undersigned respectfully intimates to the public that he intends to give his sole attention

UNDERTAKING BUSINESS.

and is prepared to furnish

All orders left at the Subscriber's hor

The subscriber, about making a change in

AT REDUCED PRICES.

HARDWARE!

Plough Mountings.

Shelf goods in great variety, Carpenter's Tools; also heavy goods, in

Iron, Spring, Blister.

Sporting and Blasting Powders,

ELECTRO - PLATED WARE.

IVORY HANDLED KNIVES AND FORKS,

Purchasers can rely on getting bargains, as the above Stock selected in the English and American,

Markets, is now offered at very low prices for cash.

NOTICE

Spoons & Forks of all sizes,

F. J. LETSON.

Cast & Sled Shoe Steel,

Rope, Paints & Oils.

COFFINS

GEORGE STAPLES.

JAS, A. CORMACK.

Tonsorial

Canada House

to order on the lowest terms.

will be promptly attended to

Staple Dry Goods.

Stoves, Ploughs,

Cake Baskets.

Cruet Stands.

Toast Racks.

Chatham, 1st. September, 1880.

Boots and Shoes.

Chatham, September 8th., 1880.

HOUSE COAL **200 TONS**

First Class House Coal,

ex Bk. "Bruenow." For sale

Cheap for Cash.



public generally, that he is now prepared to undertake funerals, and has a superior assortment

COFFINS and CASKETS. in Rosewood which will be found extremely me-

Arrangements made for funerals on the shortest Orders left at the Subscriber's house or shop, King Street, will receive prompt attention. JOHN McDONALD.

Chatham, July 12th, '80. 6r12

Real Estate for Sale

To be sold by Private Contract.—The House and premises situated on the easterly side of St., now occupied by the Subscriber. Also 3 acres of Grass Land on the westerly side of the Old Napan Road. For terms apply to

DUNCAN DAVIDSON. Chatham, Oct. 1, 79.

Received per Schooner "Teal," from New York

COAL.

of different sizes. Orders for early delivery will re-Apply to THOMAS F. GILLESPIE, Chatham, Aug. 12, '80.

ICE CREAMS, ICE CREAMS,

---AT---

T. H. FOUNTAIN'S. Ice Cream of a superior quality made by a Triple Motion Freezer of the latest style can be had every day, God willing, Sundays excepted. AT Next to Ullocks Livery Stable. T. H. FOUNTAIN.

Lost.

Chatham June 1st.

About a fortnight ago, on the steamer "Andover" during the excursion, to Bay du Vin, a small pair of Opera Glasses. Any person bringing the same at the Advance Office, will be rewarded.

To Let. The Shop and premises situate on Water street, opposite Golden Ball, Boot & Shoe Store. Contain

ing 7 rooms, frost proof cellar. For particulars apply to James T. Griffin Esq., or to the Sub-

Chatham, September, 1, '80. HIDES.

The Subscriber will give the highest price for the same to the said R. Carman hides.

Miramichi Advance.

CHATHAM. - - - SEPTEMBER 16, 1880.

The Work of Lumber-Driving. Through some mismanagement, or want of good management, there are now about 20,000,000 feet of logs "hung up" in the Miramichi River, and, owing to the failure of those controlling them the water has been lower all summer than for many years, and has remained moving practically in the of organizing a lumber-driving comests of the trade demand such an arrangement, and no time should be lost in bringing it into effect. The necessary legislation can be had and the benefit of its operation realized next sea-

The "Sun" and the Lumbor Trade.

When publishing some Miramichi trade returns recently we remarked :-"There is a gratifying increase of business in favor of 1870 shown in the above France.

The St. John Sun quoted our figures and the above paragraph, adding as fol-

"We are glad to hear this, as it was feared that Mr. Snowball, M. P., had suc-

ceeded in inducing the N. P. to kill off

Drawers, venting the statement for him and Facial Operator, Cranium Manip-

lumber interest of Canada was handi-Policy laid upon it. The Sun chooses

shoes, etc., would be made higher, beas to improve the demand for lumber the victory he was at such pains to plan they made laws which enabled the Redand raise its price. The Sun would for, we allowed the matter to pass unno- paths to pocket three-quarters of a million

P. has saved the trade, while Mr. Snow-

and unrest with which intelligent and patriotic men view the short-sighted and suicidal fiscal policy which it is. just now, the Sun's interest to bolster up in the Dominion. The simple facts are that everybody connected with the lumber trade in New Brunswick would realise more profit than they do from it but for the additional taxation placed upon them by the National Policy; and that the business lives and flourishes, not because of the National Policy, but in spite of it. The lumber trade is sustained by the return of prosperity in

enlightened and free-trade England. A "Gratifying" Increase.

The Advocate publishes the trade returns of Newcastle for June, July and August and commenting thereon says During this period in 1879 the value of goods imported was \$1951, and the duties paid \$757.01. During the same months in 1880 the imports advanced to \$5804, and the duties to \$2161.16,

almost a threefold increase. The figures quoted show that the duties paid for the three months in 1879 amounted to a little over 38% the value of goods imported and those paid for 1880 to nearly 38% of the imports. The tariff under the late government was a 17½ per cent one, so, but for the N. P, the proportions between the value of Newcastle's imports and the duties paid would have stood as follows: N. P.

1879 Imports, \$1,951 \$757.01 5,804 2,161.16 The paper that can find anything 'gratifying" in the people among whom it circulates having to pay \$1. 668.05 more than they ought to pay in a total sum of \$2,918.17, in order reach the main river, so that drives from | that a few monopolists in other provindifferent branches and streams get mix- ces, may be enriched is -- well, just ed up, they should be taken hold of fit to support the present Dominion and forwarded with all expedition to Government. Perhaps some of our that this is "not an increase but only a readjustment of the tariff." It may be, also, that as the lumber business-Sir Leonard's "waning industry"-has

HELD OVER :- Owing to extra demands on our space this week, we are obliged to hold over notices of the meeting of the Provincial Synod of the Church of England in Montreal; also notice of the visit to Chatham of Bishop Wilson of the R. E. Church, Circuit returns-all due to the improvement of Court report and some other matter,

chiefly to bear the increased taxation.

the Advocate is all the more "gratified.

AN UNPLEASANT DUTY :- It will be seen by the report of Kent County Municipal Council that a special Committee of that body has been doing some important, though unpleasant work in connection with the late Treasurer's accounts. The members of committee who went through their work without flinching, deserve great credit, though we regret that Mr. Sayre should not have come out of the matter with a

better showing in his favor. THE NEW METHOD. - Should Sir Leonard Tilley fail to find a general increase of wages among the workingmen of Halifax, to balance the generally increased cost of living, he can administer consolation on the principles underlying his financial statement. The report might

Workingman: "My expenses this week, Sir Leonard, living only as well as I did before you came into power, are eight dollars, formerly they were seven. My wages remain at seven. I am worse off by a dol-Sir Leonard; "Oh, no, you are wrong.

If you take one dollar of the seven you | himself, As for Mr. Turgeon's speech, earned this time last year and add it to the | which was delivered in French, it was a seven you earn now you will have eight dollars and can square the account. Don't

Workingman: "Well, no, not exactly. You see, Sir Leonard, I spent the seven dollars last year and I don't see how I can take one dollar of the amount to pay my

Sir Leonard : "Oh, nonsense : look at my financial statement. Did I not count

\$1,300,000 twice to reduce my deficit? Why can't you count your dollars twice ?-

SINCERITY :- Sir Leonard Tilley is a great Temperance man. He has belonged to the Sons of Temperance from his Europe, and that that is against our lum- childhood. He has occupied the post of ber interest; that the stumpage tax is | Most Worthy Patriarch of the National Division. He attributes his success in market-for the last few years, left little | brewery, he is reported in the Herald as having said: "He trusted that the business would so continue to increase ferent branches of the business natural- that the proprietors would find themin consequence, to extend their quar-

> How THEY DO IT :- Despite all that of cars of this kind. A very handsome Vice-regal car called the "Keewatin" has just been finished for the Governor at Moncton by Railway employees. The, new car was built at private works at dismissed numbers of men at Moncton. not find them work .- St. John Globe,

Mr. Anglin's Triumph.

The We were informed a day or two after Policy. And if it was owing to the like to have it understood that the N. ticed. As, however, the Sun gives a re- yearly, while giving cotton manufacturers port of the meeting as Mr. Young hoped high dividends, it would induce an undue ball predicted that it would ruin it. If it would turn out, rather than as it really expansion, which would produce a deeper that kind of stuff is liked by the Sun's was, it may be well to refer to the matter depression afterwards. The difference in sufficiently to correct that paper's mis- the depression in a highly protected and a

man, and the motion was carried without apparent opposition. This action by Mr. Young was undoubtedly a breach of good manners, but he had, doubtless, received ting, in his mind, that a gentleman of that place should be put forward on this occasion. It was something new also for a chairman to be appointed at one of Mr. Anglin's Tracadie meetings, as he had always addressed the people with as little formality as possible - the gatherings being those of his friends to meet with him as their representative and friend and, on his part, to give them such-information as they desired respecting public affairs. is hardly necessary, therefore, to say that Mr. Young, being a declared political opponent of Mr. Anglin, was guilty of a characteristic impertinence in his attempt | employer. to take charge of the meeting. As soon as the chairman had taken his place, Mr. Anglin commenced his discourse, which he continued for about 11 hours, when he was interrupted by Mr. John Young's making the remark that Mr. Anglin had spoken a at 2, p. m. ong time, and that he might allow Mr. Turgeon, who was present, to speak for an hour, as he was sure many were anxious to hear that gentleman and listen to his side of the question. Mr. Anglin replied that the meeting was called by himself for the purpose of addressing his constituents, and when he was done, any one wishing to address the meeting would be at liberty to do so. Mr. Young, however, insisted on an hour's speech from Mr. Turgeon and was preparing to put the motion to the meeting when Mr. Anglin said he would not have any dispute over the matter and gave the floor to Mr. Turgeon. It seemed that Mr. Young and his friends were pre-

pared to have a vote on the questionprobably to carry it too and publish that Mr. Anglin was refused a hearing by the ananimous vote of the meeting. Mr. Turgeon began his discourse which e continued for about an hour, but with such hesitation, repetition and wild statements that his friends were ashamed of him. He commenced by saying he had attended the meeting to please his friends; and it was evident he did so at a big sacriself and help Mr. Anglin with the independent people present. It was evideut, as Mr. Anglin said, that Mr. Turgeon's

break down must help him. Turgeon lows :spoke like a man who was told to speak for an hour, but who did not know what he had to say. When he sat down Mr Anglin continued his address, commencing where he had left off, making but one allusion to Mr. Turgeon's remarks. Mr. Young and his orator evidently did not feel flattered by this. They carried out their little programme, however, in the matter of interruptions. One called -what about the steel rails? Mr. A. gave such a clear and satisfactory explanation in reply, that he was applauded by his friends and the others now stuck silently to their seats. They had got another fellow half full of liquor to complain about an injustice in the matter of some tenders, accusing Mr. Anglin of favouritism, etc. Mr. Anglin told him to send in his complaint next session and he promised to

bring the matter before the House; that if any favouritism had been shown the world should know it. A storm of applause followed these words of Mr. Anglin, who was thus assailed by a creature of Mr. Young, who had evidently been primed for the occasion.

During the last half hour of Mr. Anglin's address, the meeting was very quiet and as soon as he finished, all rose to go without asking Turgeon if he had anything more to say. Mr. John Young is, no doubt, sorry that he tried to disturb the meeting for his attempt worked against complete failure as to grammar, logic and

Hon. Edward Blake on the N. P.

In a recent speech, made at Toronto, Hon. Edward Blake said that the general depression which in common with almost all civilized countries, this country was labouring under, would have been earlier removed, and we should have been better off to-day had there been no so-called National Policy. The Reform policy was that beyond the necessities of revenue, they should not interfere with the right of the people to purchase in the place, and on the terms, which best suited them. The and that the prices ruling in Great life to the Temperance cause. But yes- capital of the great mass of the electors of terday, after visiting Messrs. Oland's Torontowas their labour. Fortheir labour they received wages to provide for their homes. And this beneficent Government had never told them that it would protect their labour. They had to endure competition with the world in their labour. Year after year the progress of improvement was bringing the people of the world nearer together, rendering the competition in labour more and more severe, and if better times should come, they might depend upon it, that the void would soon be filled, and they would not long be able to exact higher wages. While that which they had got to give was in the nature of things unprotected, the Government under-

took to protect the workman against himself. The workman was so ignorant that he might choose the cheapest goods and not feel inclined to pay a dollar for an article that he could purchase at a half dollar.

two minutes in the school house when Mr. try had for many years been receiving John Young moved that Mr. Prosper hundreds of thousands of people from the Poulin (of Caraquet) be appointed Chair- British Isles, but of late years labour had been imported from the United States to Great Britain, because it was found that they received better wages. The comparison was wholly in favour of free trade. instructions from Caraquet, and it was fit- The Reformers had to assist the great Liberal principles to which the country owed so much. In this country they had a more equal distribution of wealth than existed in most countries. They had laws which recognized as far as possible the great propositions that all men were equal before the law. By the exertions of the Liberal party they had secured an abrogation of the ancient law which actually made it a crime if a labouring man should commit a breach of contract to labour. The law was general in its terms, and protection was thrown around the labouring man and the mechanic as much as the

Kent Municipal Council.

MEETING OF SEPTEMBER 1ST., 1880. Meeting called to order by the Warden

PRESENT: Warden Walker, Coun. Belliveau. Coun. Roach, Johnson. Buckerfield. Livingston, Jos. L. Richard. McInerney. B. Richard. Gregan, Landry. Bellvieau. " Grady, Cormier. " Grattan, After calling the meeting to order, the Warden explained, the object of the meet

> ing. Moved by Coun. Livingston, se conded by Coun. Roach, that the minutes of the preceding meeting be adopted. Moved by Councillor Johnson, seconded by Coun. Landry that Council adjourn until September, 2nd at 9, a. m.; on division the vote stood: Nays, Coun. Livingston, Coun. Johnson,

Babinean. " McInerney, B. Richard, " Roach, Landry, " Buckerfield, J. L. Richard, Renaud, -6. " Gregan, " Grattan " Grady, " Cormier, " Belliveau.-10.

Moved by Coun. McInerney, seconded fice. This discourse could but injure him- by Councillor Buckerfield and resolved that the report of the Committee on the Special Audit, be read. The Chairman of the Committee, read the report as fol-To the Warden and Council of Kent

County, in special session convened We the undersigned Members of your Committee, appointed by you to investi-gate and report upon audit of Special Auditor, J. T. Caie, met, agreeing with previous understanding, at the Court Room, Richibucto, at 3 o'clock, p. m., August 17th., where we met with Ex-Treasurer, C. J. Sayre and Special Auditor J. T. Caie, and after spending some time investigating accounts, we were joined by Joseph Richard, Esq., the other member of Committee, and as Mr. Sayre was anxious that he should be allowed until the following morning to investigate certain assessment books, at his leisure, it was decided that the books be handed him for that purpose, and your committee norning, J. L. Richard, stating that he could not attend, but would agree with whatever we two would agree upon. We adjourned and met as per adjournment, at a. m.. 18th inst., and after particularly investigating the accounts, hearing C. J. Sayre, Esq., and Auditor Caie, we submit our statement A which agrees exactly with statement handed in by Audi tor Caie, supplying the deficiency from Sapin District, Carleton, as per statement.

In consequence of Mr. Sayre's not having agreed with order of Council, by paying amounts which he admitted as due your Committee recommend that steps be taken compelling immediate payment of all amounts still due and unpaid at date of special meeting, all of which we respectfully submit. (Signed) GORDON LIVINGSTON, Chairman. P. GRATTAN,

JOSEPH L. RICHARD.

STATE MENT "A" REFERRED TO IN School Warrants not before admitted by

C. J. Sayre:-Warrant 22. Weldford, June '76twice charged, Warrant 23 " 46 " " 77 error of

16 Richibucto, pd. Hains, Thompson & Saunders, and twice Total errors in School Warrants as admitted by C. J. Sayre in addition to former amount,

admitted by C. J. Sayre, Errors in Collectors' Returns:-Collector Daigle, Pt. Sapin, District Carleton, '78, Deficiency in Weldford Collectors '77, Deficiency Jas. Vautour St. Louis '77, 11.00 Small amounts through diferent accounts,

W. H. Wathen's, taxes paid

Liquor License error in June '77 as

C. J. Sayre, not credited, and admitted as such by C. J. Sayre, - \$96.37 Error in Jury Fees Warrant July '78 from Govt. Should be credited from Clerk of County Court for July Should be credited from Clerk

Amounts admitted by C. J. Sayre at Council meeting on June 29, 1880 as per letter of that date.

of Circuit for September

By amount as per Auditor's Report Jas. Foster on St. Mary, warrant

Total amount not accounted for \$697.38 There is in addition to the above an amount of \$36.90 which is required to balance Jury fees, account of January County Court, of 1878, which is evidently due the County, which Mr. Sayre says he is not answerable for, and which Mr. Caie thinks should be had from Government.

by Coun. Buckerfield and resolved that the Report be referred to committee of the

Report of the committee be adopted. Moved by Coun. McInerney seconded by Coun. Roach and resolved, that the item \$36.90, the last in the Report men- after that date. That Mr. Sayr , withheld due, by Mr. Sayre, in the Report.

Auditor's Report be adopted.

Secretary be authorized to take legal proceedings against the late Secretary for the recovery of all moneys now in his hands, belonging in any way to this Municipality. Moved by Coun. Belliveau seconded by in the minutes Coun. Cormier and resolved that the Back-

appointed for the parish of Richibucto.

Field Drivers. Hog Reeves Wm. Kinread, Jas. Stymast. Robt. McKinnon, Gregory McKinnon W. T. Wathen, John Thompson, John Jardine jr. Joshua F. Black, M. Fitzpatrick,

Louis Nelson,

Moved by Coun. Grattan, seconded by Coun. Livingston, and resolved that any person or persons, found trotting a horse or horses over the bridge on the Big Buctouche River near Buctouche village, from ground work to ground work, be subject to a fine of \$4.00 the same to be recovered before any J. P. in Wellington Parish, one half of the fine to be paid to the complain. ant and the other half to Overseer of Poor of said parish; and that the Commissioners of roads be requested to place proper signboards over the approaches at each end of

Coun. Roach, that J. T. Caie, special Audi- \$80. tor, be paid \$100 more for his special audit, making \$200 in all.

Moved by Coun. Landry, as an amendment, seconded by Coun. Renaud that the \$100 already paid be sufficient. The amendment being put, was lost on the fol-

	lowing (lowing division.		
		Yeas.	N	ays.
	Coun.	Landry,		Dunn.
	**	Johnson,	"	Gregan,
	"	Babineau,	"	Cormier,
	"	B. Richard,	"	Buckerfield,
1	"	Renand,	"	Grady,
	**	Belliveau-	6. "	Grattan,
			"	Livingston,
			"	McInerney,
_			"	Roach9
e	The original motion was			carried by t

Warden Walker, Coun. McInerney, Livingston, Roach. Gregan, Johnson, " Cormier, " Grady, Grattan, Renaud. Dunn, Belliveau. " Landry,

Moved by Coun. Grattan, seconded by Coun. Grady and resolved, that the minutes of the last meeting stand approved. Moved by Coun. Livingston, seconded by Coun. Landry and resolved that con-

by Coun. J. L. Richard, and resolved that the Finance Com mittee be paid for work done in investigating the special Auditor's

Moved by Coun. Buckerfield, seconded by Coun. B. Richard, that the said Committee receive \$10. each. Moved by Coun. Belliveau, seconded by

The amendment being put the vote

stood :-Warden Walker, Coun. B. Richard Babineau Renaud. Grady, Roach, Buckerfield " Grattan, -5 Gregan, Cormier.

reversed vote Moved by Coun. Buckerfield, seconded by Coun. B. Richard, and resolved, that the Secretary draw an order on the Treas.

for the above named amount. The investigation of the amounts due, Grattan, and resolved that Sheriff Gir-

Mr. Renaud explained to the effect that ex-Secretary Sayre never paid him the money voted him at the June meeting of 1879 out of the County funds, but that having taken his note for the amount,

In explanation, Mr. Richardson remarked that the money voted Mr. Renaud should all have gone to him as counsel

Mr. Phinney stated that Mr. Renaud \$711.19 Warden's calls to order, Coun. Livingstone moved, seconded by Coun. Dunn, sonably low; \$100 per and it was resolved, that Council adjourn | adequate charge,

> 2ND. DAY, AFTERNOON MEETING-2 P. M. All the Councillors present except Councillors Buckerfield and O'Donnell. Meeting called to order by the Warden.

Moved by Councillor Dunn, seconded Moved by Coun. McInerney, seconded Renaud payments. In explanation, the After examination of the Report, it was time, he took the resolution of the Counce it moved by Coun. McInerney, seconded by as it appeared to him on the minut es. Coun, Buckerfield and resolved that the That the Secretary had the bill me rked tioned, be added to the total amount found | the Cash-Book from the preser .t Treasurer Moved by Coun. McInerney seconded by bill was taxed after he assw med office, he, Coun. Roach and resolved that the special the present Secretary, go ve Mr. Renaud Moved by Coun. McInerney seconded by resolution in the minutes, the bill could Coun. Grattan and resolved that the only be paid after it as taxed. He also noted that Mr. Sayr', had entered a payment to himself, & Counsel in the same which he could find no authority whatever

tax question be postponed until the next from Councillor Roach, said he got his Containing the latest and most authentic order from Mr. Renaud on Mr. Sayre on Villages in the Provinces of Ontario, Quebec the 15th of December 1879, and the order Nova Scotia, New Brunswick, Newfoundland Prince Edward Island, Manitoba, British Columbia was cashed that day.

Secretary nor the present Secretary had authority to pay the bill.

Coun. Roach maintained that the present Secretary had acted, and could only act under the resolution as it appeared on the minutes, not being responsible for any he was not Secretary at that time

Moved by Coun. Landry, and seconded

amendment, seconded by Coun. Grattan, and resolved that the Ex-Secretary refund amount he paid Mr. Renaud in this cause viz., \$120.

The original motion was therefore lost. Moved by Coun. Livingstone, and seconded by Coun. J. L. Richard, that the present Secretary refund the amount he

This motion was lost on the following Nays. Coun. Roach Coun. Livingstone, J. L. Richard, Gregan, " B. Richard, Landry, " Grattan, .-5. McInerney Babineau. Cormier. " Grady. -8

notice to receive tenders for the survey of the Parish lines between the Parishes of Huskinson, Harcourt, Weldford, and St. Mary's and report to the next January meeting. Moved by Councillor Landry as an

Moved by Coun. Dunn, seconded by

Coun. Roach, that the Secretary give due

amendment, seconded by Coun. Belliveau. that the said tenders be not called for before the next January meeting.

The amendment was lost on the following division :-Yeas. Nays.

Coun. Landry, Coun. B. Richard. Grady, " J. L. Richard, Cormier. " Belliveau, - 4 McInerney Livingston, Roach,—7

The original motion was carried by this ote reversed. Moved by Coun. McInerney, seconded by Coun. Roach and resolved, that the minutes of this meeting's proceedings. with the report of the Committee on the special Auditor's Financial Report, be published in two newspapers-one English and one French, and that 200 copies of each be ordered and distributed to the

different Councillors according to the

population of their respective Parishes. Moved by Coun. Livingston as an amendment to a law relating to a tax on dogs, seconded by Coun. Roach, and resolved that when the Collector of rates for District No. 1, Richibucto, fails to collect said tax as provided by Sections 1 and 2 of said Bye Law, the party informing on said collector for neglect of duty, shall be entitled to one half of the penalty exacted by Section 3 of said law.

Moved by Coun. Livingston, seconded by Coun. Babineau that a certain sum be allowed each councillor per diem, for au indemnity, at the present special meeting of this Council, and that the Secretary draw an order on the Treasurer for the

The motion was lost on the following

Nays. Warden Walker. Coun. Livingstone. Gregan Coun. Cormier. " Grady, Dunn, Johnson. Roach, " B. Richard .-McInerney Grattan, Landry, Renaud-8

Moved by Coun. Livingstone seconded

by Coun. Johnson and resolved, that consideration of the proposed increase in the Treasurer's salary be deferred until the next January meeting. A vote of thanks was unanimously given Warden Walker for the efficient manner in which he presided over the meeting. The Warden having feelingly returned his

thanks, it was moved by Coun. Living-

Lawvers' Fees. MR. THOMSON'S EVIDENCE IN THE COUTRE

CASE. When Mr. S. R. Thomson, Q. C. of St. John, was on the witness stand in the Exchequer Court at Ottawa, (on the hearinghe received the money he then got from of the petition of Mr. Doutre to receiver Mr. Sayre on a private account, Mr. Sayre \$12,000 alleged to be due him for services as Dominion Counsel in the fishery matter) he testified :-

There was never any final understanding

as to the amount of fees. An original re-

tainer of \$1,000 was sent to him, and afterwards a refresher of a similar amount. That his right to further compensation received his order from Mr. Renaud on | could be questioned he never anticipated, the Secretary as part payment of his taxed and the first time he heard of it being disputed was from a debate in Parliament, The amount of fees usually depended upon the sum involved, the novelty of the cause, during the time he was engaged. There was in that case \$100,000 in dispute. Proceeding with his testimony, he expressed regret that he had ever undertaken the Fishery Commission work, because it prov ed almost ruinous to his business throv gh his continued absence. At that time great fire in St. John occurred, consid his clients were forced to seek visers, and many of them nev Instead of Mr. Doutre's el day being excessive, he day would be an the eyes of three nations were upon the have resulted in Mr world-wide reput e mistake. Therefore, it would be seen now great a risk a man like with a reputation to lose, ran. The harde st work the counsel had was when the the studying up of unfamiliar work was principally the examination witnesses with which the counsel were miliar. Cross-examined by Mr. Lash. the witness stated that he had preferred a claim against the Government for fuller payment, but he had not pressed it as yet, although he intended to do so. The further admission was adduced that his expenses did not average \$5 per day, but he said his expenses were nothing compared

NOTICE

All Assessments due for School purposes, in District No. 6, Douglasfield, which are not paid by the 15th September, 1880, will be put in the hands of a magistrate for collection. JOHN McDONALD, Secy. Douglasfield, Sept. 4.

To Let.

My Dwelling House and Premises studte Chatham, August 23rd, 1880. IN PASSS- TO BE PUBLISHED IN JANUARY, 1881.

Price \$3—Payable on Delivery.
JOHN LOVELL & SON. Publishers

to have them driven, nearly all the mills are shut down, or running only occasionally. If these logs had failed to reach the booming ground owing to any very unusual difficulties in the way of driving, it would not appear so bad, but when their being hung up is due to neglect that has grown out of a vicious practice in the business, the occasion is an opportune one for enforcing the lesson it teaches. There is no equitable arrangement put into practice under the law by which lumber can be driven, the result being that those who are most anxious to get logs to market, are frequently obliged to drive both for themselves and others on account of drives being mixed. It seems that each operator interested in the 20,000,000 now hung up, depended on one or more of the others doing his work for him. They all discovered, however, when too late, that the "lie and wait" game had failed them. To make the matter worse, so later than usual. If the experience gained will lead to the principal men engaged in the lumber trade pany, it will, perhaps, be a gain in the end. It is conceded that after logs

be lessened and the idleness of mills when they should be at work, obviated.

son. Under it, the cost of driving will

the lumber trade in Great Britain and local and general

the lumber trade aforesaid ' The Sun and its satelites appear to take especial trouble to impress upon their readers that Mr. Snowball, M. P. for Northumberland, had stated in some speech, in parliament or elsewhere, that the N. P. would destroy the lumber business. Had he made such a statement it is probable that the Sun would be delighted. As he did not do so, however, and it is very desirable, from the Sun's standpoint, that he should have done so, that paper does what it can for "the cause" by inafter it has been duly repeated in the smaller organs, it is presented in some other forms, of which the above is one sample. Where the shoe pinches attempted to combat. He showed that

with the Sun is around the hard facts which Mr. Snowball did state and which neither that paper nor any other has in competition in the free markets of Great Britain with the Baltic trade, the capped sufficiently without having the additional burdens of the National to ignore Mr. Snowball's argument altogether. It loses sight of the facts that Canadian lumber must be carried many Building. hundreds of miles further than Baltic lumber to reach the great markets of another and serious impost on the trade, Britain-New Brunswick's great lumber or no margin to operators in this Province. Every man engaged in the difly felt the effect of whatever tended to selves cramped for room, and be obliged, increase the cost of the great staple. As the margin on operations was now | ters !" So do we; but coming from Sir on the side of profit and then on the S. L. it certainly sounds a little ludicside of loss, it is not a matter of wonder | rous. - Halifax Chronicle.

that when the Government deliberately increased the cost of producing lumber | the Tory papers said about Mr. Brydges' and, thereby, further crippled the trade, car they have not suppressed the making Mr. Snowball, as well as other leading men in it should complain. In doing so he showed that the men in the woods would have to work at reduced | General. Mr. Brydges's car was built Britain and increased the demand for and price of lumber. He showed that Coburg, Ontario, yet the Government while neither the woods man, the streamdriver, the millman per the stevedore who were compelled to leave the counwould have his wages increased by the try, on the allegation that they could N. P., the prices of flour, tea. Glass, Putty, &c. sugar pork, clothing, boots and

> cause of the increased duties imposed by the Government. In the same way, the lumber manufacturer would have to Tracadie in which it made Mr. John It was claimed by the Conservatives that pay more for his mill supplies and, by Young and Mr Turgeon appear at some things were better, and he rejoiced to see so much, have the difficulties of com- advantage over Hon. Mr. Anglin, the popu- it, but it did not at all follow that the impeting with the more favored producers | lar representative of Gloucester County. | provement was owing to the National of other countries, increased. logical deduction to be drawn from the depressed state of the trade abroad and increasing difficulties of production in Canada was stated by Mr. Snowball and is not susceptible of refutation. Fortunately, there has been such a general revival of trade in Europe and America

readers, many of whom feel the weight of the grinding tarriff keenly-if it will lighten their burdens any, even in imagination- no one should object to its publication, or reiteration. If the Sun can make itself believe that Mr. Snowball indulged in wild and unwarranted statements, it will, no doubt, feel all the

the meeting, that Mr. Young had been at National Policy, how was it that in Great which the friends of "the cause" are al- things were also better. In all countries, ways sure to be gleefully told should they whatever the fiscal system there was found halt in certain quarters "along the line" to be, there were cycles of good and bad between Tracadie and Caraquet, but as times alternately, He did not say that Mr. John Young failed-as he always protection produced good and bad times, does in open political warfare-to secure but it maintained these difficulties. If

All persons having any claims or demands against the estate of the late Helen Loban of Chatham, deceased, are requested to present the same duly attented to R. Carman. Attorney-at-Law duly attented to R. Carman and R. Carman and R. Carman attented to R. Carman att

The Government asked them to send a man to Parliament who would take care that they would pay an honest, remunerative price for the manufactures of those monopolists. The doctrine of the Liberal party was that no man had a right to insist that a purchaser should buy his goods, or The St, John Sun recently gave its read- that he should not buy another's goods, ers an editorial report of a meeting at but that he should buy where he pleased. one of those peculiarly smart tricks of Britain also, the country of free trade,

free trade country was plainly shown in It is Mr. Anglin's custom to visit his the history of the United States and that constituency every year, stopping at the of Great Britain. In the latter country, principal points to ascertain the require- there was such a reduction in the cost of ments of the people, and addressing them living, that notwithstanding the great reas their representative. His meetings are duction in wages the operative was nearly generally announced by some leading friend | as well off as he was before. This was

Moved by Coun. Buckerfield, seconded by Coun. Livingstone and resolved, that

WILLIAM LOBAN, Administrator ferable, to some minds, to the regret sixty persons present. He had not been ducers. In the United States that countries of the following additional parish officers be and, therefore, he thought neither theex. Montreal, August, 1880.

above vote reversed. Moved by Coun. Livingston, seconded

by Coun. Buckerfield and resolved that the Secretary give J. T. Caie as special Auditor an order for \$100 on the Treas. Moved by Coun. Livingston, seconded by Coun. Landry and resolved, that Council adjourn until to-morrow, Thursday

morning, at 9 a. m. 2ND DAY-SEPTEMBER 2ND. Meeting was called to order by the

Coun. J. L. Richard. " B. Richard, Buckerfield

stable Hains bring into the Council the Cash-book of the Treasurer. Moved by Coun. Buckerfield, seconded

Coun. McInerney, as an amendment, that each member of said committee receive

" Landry, 8-lost The original motion was then carried by

payable, and paid Auguste Renaud, in suit of Renaud vs. Keswick being in order, and Mr. Renaud being called on for an explanatory statement, it was moved by Coun. Buckerfield, seconded by Coun.

ouard be appointed to interpret Mr. Ren. stone seconded by Coun. Grattan and re-'76 twice ch'd 58.85 aud's remarks, the Secretary and D. solved that the Council adjourn sine die. .09 Richard having declined to act. Moved by Coun. Johnson that the in-

24.93 terpreter be sworn.

which note Mr. Sayre still holds. for Mr. Renaud in the cause, and that he Bill of Costs.

gave him an order on ex-Secretary Sayre the time occupied, etc. In one case he refor \$65, which Mr. Sayre paid him. Mr. ceived a fee of 300 guineas and \$50 per day Sayre affirmed that he paid the money to Mr. Renaud out of the County Funds, and that he had destroyed Mr. Renaud's note. A dispute arising between Coun. Me-Inerney and Mr. Sayre, as to Mr. Sayre's 14.00 right to interrupt members of the Board while speaking, and while Coun. McIner-439 80 ney was moving for an order to have Mr. Sayre committed for contempt of the

\$13.81 \$13.81 until 2 o'clock p. m.

by Councillor Landry and resolved that the Secretary be heard regarding the Secretary said that Mr. Renaud's bill vas referred tor taxation to the clerk in June 1879. That not being Secretary at that paid on January 27th 1880. That the ex- to those incurred by Mr. Doutre. Secretary went out of office Janua ry 29th 1880. That the bill was not tay ed until until June 29th 1880. That knowing the an order for the amount. That under the case, of \$50.00 00 January 27th 1880, for

Mr. Phinney, in answer to a question

sons indebted to the said Estate, will please pay the same to the said R. Carman.

Dated at Chatham, this sixth day of Sentember.

Dated at Chatham, this sixth day of Sentemb Dated at Chatham, this sixth day of September, but happiness in a fool's paradise is pre- the evening of that day he found fifty or Great Britain the blow fell upon the pro- by Coun. Buckerfield and resolved, that the Council for further consideration,"

by Coun. Johnson, that the consideration of the Renaud Bill be referred to the next Moved by Coun. Livingstone-as an

Moved by Coun. Dunn, seconded by had given Mr. Renaud the order for, viz.