### NOTICE OF SALE.

TO Neil B. Campbell, now of Charlestown, Massachusetts, in the United States, and formerly of Tracadie, in the County of Gloucester and Province of New Brunswick, Trader, and all others whom it

Take notice that by virtue of Power of Sale contained in a certain Indenture of Mortgage, dated the Twenty-first day of August, One Thousand Eight Hundred and Eighty-five, made between the said Neil B. Campbell, of Tracadie, County aforesaid, of the first part and William S. Loggie of Chatham, County of Northumberland, of the other part and duly registered in the County records of the County of Gloucester as Number "362" of volume 31, (pages of Gloucester as Number "362" of volume 31, (pages 67, 668, 669, 670, 671.) of the said records. There will be sold at Public Auction in front of the Post Office in Chatham, on Monday, the thirtieth day of March, next, at the hour of two o'clock in the after. noon, the lands and premises mentioned and des cribed in the said Indenture of Mortgage, as follows: and premises situate, lying and being in the Parish narez, Tracadie, County and Province aforesaid, anded and described as follows, that is to say part of lot known as lot number twenty-eight, situate between the Queen's highway road and the road leading to Little Tracadie, commencing at the Northern end of the Bridge, commonly called Vital Arsino's, at or near the angle of the Queen's highway and the road leading to Little Tracadie on the dividing line of said lot number twenty-eight and lot number twenty-seven, granted to Pierre Isaac Gotro; thence running along the Queen's highway in a northerly course twenty-two rods; thence west eighteen rods and six! feet until it reaches the road known and distinguished as the Little Tracadie road; thence southerly along this said road until it meets the dividing line between lot number twenty-seven

and lot number twenty-eight before stated, or to the southerly angle of the block hereinafter mentioned, which said lands were conveyed to the said Neil B. Compbell by James Walsh, together with all the buildings and the improvements thereon and the rights of members, privileges and appurtenances to the said premises belonging or in anywise appertaining ted this 16th day of January, A. D., 1891.

# THE GREAT

W. S. LOGGIE, Mortgagee.

### in every line of Goods. DIFO DOFOO OCODO Grand

BARGAINS

**FADIE2, DKF22 COOD2** 

our great specialty. Balance of Millinery Stock

AT COST. A. J. LOGGIE & CO Chatham, Jan. 1st, 1891

# COFFINS & CASKETS

ROSEWOOD & WALNUT COFFINS,

### **COFFIN FINDINGS** AND ROBES

which he will supply at reasonable rates.

BADGES FOR PALL BEARERS also supplied.

WM. McLEAN. - Undertaker.

UNDERTAKER'S NOTICE. The subscriber intends going into taking business and will furnish

# COFFINS & CASKETS

Rosewood, Walnut, etc., Coffin finding and Robes and will supply at the very lowest rates. He will also furnish Pall Bearers' outfit. Undertaker. James Hackett, Chatham, May 29th, 1890.

### TTER & CHEESE IN STORE AND BOUGHT

1000 Tubs Butter. 1200 Boxes Cheese. -FOR SALE LOW BY--

C. M. BOSTWICK & CO ST. JOHN

XMA'S '90 & NEW YEAR '91,

HOLIDAY GOODS NOW IN STOCK,

and a large assortment of CONFECTIONERY

PURE GOLD FLAVOURING EX-TRACTS AND SPICES A SPECIALITY, \_\_\_\_ALSO\_\_\_\_

Raisins and Currants, Citron and Lemon Peel. -AND A NICE LINE OF-

Gift Cups and Saucers and Mugs. All of which I will sell at REDUCED PRICES during the Holiday Season.

ALEX. McKINNON.



CHATHAM and NEWCASTLE STAGE

CAPTAIN PETERSON will run a Sleigh between CHATHAM AND NEWGASTLE thence easterly along the north side of the said Road or Highway to the west side of lands owned COMMENCING ON

Monday, Jan. 12, 1891. Leave Chatham, at 9 a. m. and 2 p.m.; Newcastle, at 11 a. m. and 4 p. 15.
Will leave Canada House, Chatham, and Union

Orders for calling at residences, will be attended to if left at the Canada House. Capt. Thomas Peterson.

# LONDON HOUSE.

To housekeepers wanting a good, reliable FLOUR, would advise them to try any of the following choice Brands, and will guarantee entire satisfaction. "Ogilvie's Hungarian" (Made from all Manitoba Wheat) "Golden Eagle,"

"Ansonia," "Tecumseh."

Also, a good assortment of BLEND," 3 lbs for 50 cents. FOR SALE Good Dry

and a few half bbls of good Fall Herring. R. HOCKEN.

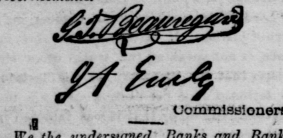


UNPRECEDENTED ATTRACTION!
OVER A MILLION DISTRIBUTED.

Its GRAND EXTRAORDINARY DRWINGS take place Semi-Annually, (June and December,) and its in each of the other ten months of the year, and are all drawn in public, at the Academy of Music, New

FAMED FOR TWENTY YEARS FOR INTEGRITY OF ITS DRAWINGS AND PROMPT PAY-

Attested as follows: "We do hereby certify that we supervise the arrangements for all the Monthly and Semi-Annual Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings themselves, and that the same are conducied with honesty, fairness, and in good faith soward all parties, and we authorise the company to use this certificate, with factimiles of our signatures attached, in its a Ivertisements.'



We the undersigned Banks and Bankers will pay all Prizes drawn in The Louisiana State Lotteries which may be presented at R. M. WALMSLEY,

Pres. Louisiana National Bank. Dry Goods Still Continued! PIERRE LANAUX, Pres. State National Bank A. BALDWIN. Pres. New Orleans National Bank. CARL KOHN,

Pres. Union National Bank. Drawing, WILL TAKE PLACE AT

at the Academy of Music, New Orleans, Tuesday, Februaary 17, 1891. Capital Prize, \$300,000. 100,000 Numbers in the Wheel.

100,000 is..... 50,000 is..... 5,000 are..... 0.000 are..... 5,000 are..... 500 are..... 300 are..... 200 are..... APPROXIMATION PRIZES. \$500 are..... are..... 100 are..... \$1,054,800 3,134 Prizes, amounting to..... PRICE OF TICKETS.

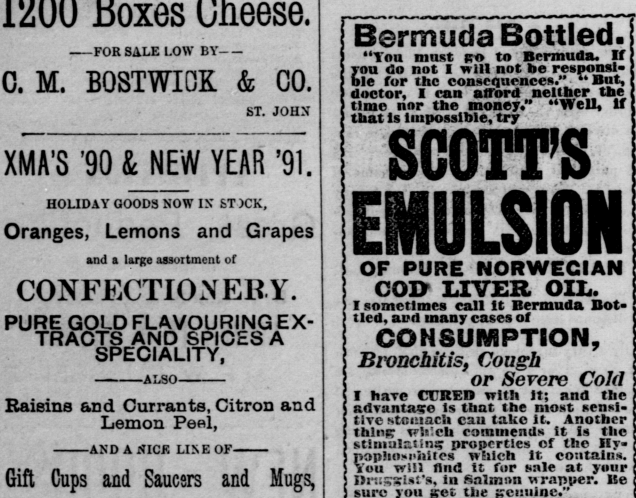
Whole Tickets at Twenty Dollars; Halves \$10; Quarters \$5; Tenths \$2 Twentieths \$1 Club Rates, 55 Fractional Tickets at \$1, for \$50. SPECIAL RATES TO AGENTS. GENTS WANTED EVERYWHERE

SEND MONEY BY EXPRESS AT OUR EXPENSE IN SUMS NOT LESS THAN FIVE DOLLARS. on which we pay all charges, and we prepay Express Charges on Tickets and Lists of Prizes forwarded to correspondents.

Address PAUL CONRAD.

Give full address and make signature plain. Congress having lately passed laws prohibiting the use of the mails to ALL Lotteries, we use the ending Lists of Prizes, until the Courts shall decide Our rights as a State Institution. The Postal authorities, however, will continue to deliver all Ordinary letters addressed to Paul Conrad. but will not deliver Registered letters to hun. The official Lists of Prizes will be sent on applica tion to all Local Agents, after every drawing in any uantity, by Express, FREE OF COST.

ATTENTION.—The present charter of The SUPREME COURT OF THEU. S pany will remain in force under any es FIVE YEARS LONGER ana Legislature which adjourned July general impression is that THE PEOPLE WILL FAVOR CONTINUANCE.



## SHERIFF'S

SCOTT & BOWNE, Belleville.

To be sold at Public Auction, on Friday, the 13th day of February, next, in front of the Pos Office, in Chatham, between the hours of 12 noo and five o'clock, p. m.

All the right title and interest of William Muirhead in and to all those several pieces, parcels or lots of land, situate lying and being in the Parish of Chatham, and County of Northumberland, and Province of New Brunswick, and more particularly described and bounded as follows, viz.: lying and being on the south side of the Miramichi Riyer, in the Parish of Chatham, aforesaid, being part of the lot number thirty-eight, which piece thereof is abutted and bounded as follows, to wit: Commencing on the north side of the Queen's Highway at the lower side of the lands belonging t he Estate of the late Richard Blackstock, deceased and occupied by the late Honorable Wm. Muirhead thence northerly along the west side of the said late Honorable Wm. Muirhead's lands to the channel of the River Miramichi, thence westerly or up stream to a continuation of the easterly side line of the said Richard Blackstock's property; thence south erly along such side line to the north side of the said Highway, being the place of beginning, comprising the whole of the lands and premises now used as the "Miramichi Foundry." with the Steam Engine and Boiler, Turning Lathes, Planing Machine, and all Machinery contained and in use Also, all and singular that certain lot or parcel of land and premises, situate lying and being in the Parish of Chatham, being part of the Patrick Hen-derson lot, abutted and bounded as follows:—Beginning at the westerly side of Henderson Stre at the south-easterly angle of the lot of land owned by the Honorable Robert Marshall, thence running side of Henderson Street till it reaches a Street fifty eetwide, at the top of the land now being coaves ed-thence running westerly following the line of the ence on the northerly side of said fifty feet Street till it reaches the easterly side of of another street fifty feet wide at the westerly slde of the land now

herly following the line of fence on the westerly being conveyed-Thence running northerly following the fence on last mentioned Street, and the con tinuation thereof till it reaches the south-westerly angle of said Honorable Robert Marshall land, thence casterly along the southerly line of said Honorable Robert Marshall land to Henderson Street, being the place of beginning—Comprising the fields known as the Pasture Fields—the seven acre field and the six acre field Also, all that piece or parcel of land, situate and being in the Parish of Chatham aforesaid, and derson Street, thence easterly along the north side of Howard Street eighteen rods, to the west side of the Hospital lands, being part of the lands formerly owned by the Chatnam Joint Stock Company, Confish thence northerly along the west side of the said Company's former lands, nine rods; thence westerly in a line parailel with Howard Street, eighteen rods or to the east side of Henderson Street; thence southerly along the easterly side of Henderson Street

> acre, more or less, and being the piece of land and premises on which the said William Muirhead at pres-Also, all other the lands and tenements, here litaments and premises of the said William Muirhead, whatsoever and wheresoever situate in the said County of Northumberland. The same having been seized by me, under and by virtue of several Executions issued out of the Supreme and County Courts against the said William Sheriff's Office, Newcastle, this 3rd Movember,

> > JOHN SHIRREFF.

nine rods, to the place of beginning-Containing one

### Miramichi Advance.

Owing to so much of our space being occupied by the report of the Municipal Council's proceedings, we are obliged to hold over the instalment Premier Blair's Woodstock speech and several other matters which will have due attention hereafter.

Festina lente. A number of local politicians have been considerably agitated during the past week over alleged prospects of an immediate federal election. The reason for the by-play that has been going on is, of course, because the time was opportune for a in Northumberland, although the de-

sirability of bringing on an election ar said to be making as much trouble in the cabinet as some other questions that have arisen affecting the standing of individual members, and it is quite certain that changes must take place in the personnel of the Government before an election can be held. Sir John is understood to be opposed to a dissolution, because the electoral lists are practically two years old, and he thinks the redistribution of seats that must follow the census-taking in April ought to precede the general election.

lated last week in Newcastle and within that time is impossible. excited over the alleged imminence first to know whether an election is really to come off before the electoral lists are revised and the census taken, after which they will want to know who are in the field and what their political complexions are. Festina lente

Our attention has been called to of the most unenviable positions ever occupied by a false accuser on North Shore.

appeared in last week's paper and largely each year to matter of so much interest to many of our local readers.

ing assembled in the factory of T. W. Flett, Esq., at Nelson on Wednesday any political feeling. matters so far as Nelson is concerned.

Among those having seats on the platform were Jas. Robinson, Esq., M. P. P., Councillor Underhill, of Blackville, T. Ambrose, P. C. C., Councillors Hays and Flett, D. Baldwin, Esq. J. O'Brien, Esq., M. P. P., J. P. Burchill, Esq.,

M. P. P. and other representative men. object for which the meeting had been called, viz., to discuss railway matters,

sult in something definite at no very dis-

Councillor Hays, in a brief speech, referred to the benefit to be derived by all-employers and employed-by such a work as contemplated and also the improved facilities for importing and exporting that would be derived.

J. O'Brien. Esq., M. P. P., who was the next speaker, referred at some length to railway matters, generally, and the great mistake made in building the Chatham Branch by the back instead of the river-front route. He spoke of the different industries now being carried on in Nelson, and pointed out the great difficulty experienced in the shipment of umber and bricks in the winter season, and the extra expense incurred in being compelled to haul these goods long distances to shipping points, as at present. As a representative of the County, as well as a resident of the Village, they could rely on all the support and help he

J. P. Burchill, Esq., M. P. P., fol lowed with a few remarks on the importance of the proposed railway and the advantage to be derived from its success. parent than they seem to have been to He referred to an undertaking started a few years ago, the object being to build a line from Nelson to Grand Lake, but presumed that would be rather large a subject to take hold of just now. He said his idea was the building of a line from Chatham Junction to Newcastle ferry road, and after urging united and determined action on the part of all present, he closed by moving the follow-Whereas the railway accommodation now

enjoyed by the Village of Nelson is entirely inadequate to its requirements:-And Whereas improved shipping and importing facilities by rail would be of Dec. 1, Rents, very great importance, and we believe give a great impetus to the manuafacturing and other business now being carried

And Whereas such improved facilities of the question has been arrived at, al- railway running from some feasible point on the I. C. R., say Chatham though gentlemen of a speculative Junction, either to Chatham town along turn of mind, who are supposed to be the river-front, or to the Ferry-road leading to Newcastle .--

Therefore Resolved That we, recognizing the lack of railway facilities under which we now lie, and believing that their improvement would be beneficial, not only to Nelson and vicinity but to the entire County, do pledge ourselves to do all in our power to have a railway line constructed in such a way by such a route as | Council, said grant being made without any will remove present difficulties and place Nelson on an equal footing as regards railway facilities with other villages and towns on the river.

D. Baldwin, Esq., in seconding the resolution, urged strongly, prompt and determined aciton. He thought a Company should be formed, which would be the best means of attracting attention and securing support to the project. He also spoke of the great advantage the road would be to the place and wished Ryan of the committee had told him that

Jas Robinson, Esq., M. P. P., being called on, said that while not directly interested in the matter under discussion, still, as a representative of the County he could not but take an interest in any scheme that would be beneficial to it He expressed surprise that a place which gave so much evidence of business energy and enterprise should be left so long without proper railway accomodation, and his sympathy with and willingness to assist to the movement. closing he said he wished to take this, the first opportunity he had, to thank the Advocate, with the object of impressing people of Nelson for the generous support given him at the election just one Treasurer's hand, could not, according to

Coun. Underhill, of Blackville, in response to calls, expressed his sympathy with the movement and spoke of the vast importance it would be to the Vil-

T. Ambrose, Esq., P. C. C., was now called and said he approved entirely of Mr. Burchill's resolutions. He said in addition to the business now being done in the Village, he was quite sure it would be materially increased and other inindustries opened up by the construction the approval of all citizens of well-bal- of a railway. Railways always increase business. He spoke of the vast improvement that had taken place in Truro, N. S., his boyhood's home, since a line ran through it. New industries and new discoveries were brought to light which probably would not have otherwise been thought of, and he could not but think the same future was in store for Nelson. He hoped the representatives of the County would do all they could to press the importance of the matter on the respective governments.

There were now loud calls for the Hon. M. Adams, who was observed among the udience in the body of the building, and that gentleman, in responding, expressed the opinion that Nelson should rather be blamed than otherwise for not having a railway before. He had no interest i the matter beyond a common interest in anything that was for the welfare of the County. He said this matter required cool, calm, earnest consideration, and should be viewed in a matter-of-fact, common-sense manner. You can build railways on paper and by resolution, but, after that, you want money, and then, the practical part comes in. The project had his sympathy and as Nelson had always done him a good turn when asked during his 20 years public life, if h could be of assistance to her now, either by pen or voice, he would be glad to give her his best services. He advised them to leave politics entirely out of the ques tion and not to let the ultimate success of the project be jeopardized by raising

The resolutions were then put and car-

ried unanimously. On motion, a committee, consisting of Chas. Sargeant, Esq , Jas. Robinson, M. P. P., T. W. Flett, Jno. O'Brien, M. P. P. and J. P. Burchill, M. P. P, was appointed to consult and consider the matter with a view of future action, and to re-

port at a future meeting. On motion, a vote of thanks was tendered the visitors for their attendance and sympathy expressed, after which the very successful and enthusiastic meeting

adjourned. At the close of the meeting a number of those present were shewn through the so far as Nelson was concerned, with a factory in which the meeting wes held. view of improvement. He referred to On all sides were evidences of industrythe great disadvantage under which its saws, planing machines, matching and merchants and manufacturers lie, as com- shingle machines-and from this building pared with those of other places of like are sent out boxes of all descriptions to and ever less importance on the river. different points in N. B. and N. S., as with other councils, in recommending the He referred to the quantity of lumber | well as the supplying of smelt shooks to | passing of an act to secure more expeditions manufactured and shipped from Nelson | many of our fish exporters. This indusas compared with Chatham and New- try gives employment to between 20 and castle, and trusted that all would do what | 30 hands, all winter long, and, at times, they could by determined and united is run day and night to fill orders. The action to secure what they desired. He building was brilliantly lighted with closed by calling upon-Councillor Flett, electricity in which fact alone this unaswho said, speaking from personal ex- suming village is in many steps ahead of perience, that he corroborated what the the shiretown. One great drawback to chairman had said in reference to busi- this industry is the fact that all its large ness disadvantages, and referred to the output has to be hauled some 3 or 4 miles | tions.

as we have had for the last fortnight, it is no small undertaking and means a considerable sum to be added to first cost. This is one very strong point in favour of

### MUNICIPAL COUNCIL.

[Continued from 1st Page.]

Newcastle Firewards' report was passed as The fire record of the past year is one the province should have power to require apon which the inhabitants of the town should be congratulated. No buildings have

been burned, and only a few alarms were none of which were of a serious During the past year a new tank has been built near Wm. Robinson's. The engine and hose are in good condition and still under the charge of Mr.

continue its efforts to have an artesian well sunk near the gaol, in order to supply water for fire as well as sewerage purposes. At the last meeting of the Board a resolution was passed, recommending an assessment of \$50) upon the district for fire purposes. Annexed hereto is a detaile I statement of receipts and expenditures during the past year, showing a balance on hand of \$61.06.

Respectfully submitted.

W. A. PARK, Secy, R. R. CALL, Chairman. Newcastle Firewards, in account with W. A. Park. -Paid men at Mrs. Demers' fire, 2 2 00 P. M. McCourt, work at tank, t. Beckwith, extra work, diramichi Foundry, repairs R. Beckwith, salary, D. & J. Ritchie & Co, iron and deals, John Rae, work, etc., T. McAvity & Sons, sundries, R. R. Call, coal and gas, 22 88 Isaac Preston, work etc at tank, 48 40

John Clark, straps, etc., Wm. Park, bolts, etc., J. H. Phinney, repairs, J. Ferguson, oil, etc., W. A. Park, Secy,

Jan 15 By balance on hand

556 4) Jan. 19 By balance as above

Newcastle, 19th Jan , 1891 Fish was granted leave to address the Coun cil on the subject of the remuneration voted to the committee under whose direction the County Jail was constructed, said committee being composed of the High Sheriff, Coun. Robinson and Mr. Fish.

Mr. Fish referred to the work entrusted to

\$171 04

85 04

and carried out by the committee, for the County and said that when it was completed a grant was made to the committee by the solicitation on the part of the committee and as a recognition of the efficient manner in which they had done their duty. Mr. Rob inson of the committee had said in the Council that he did not want any remuneration for his services and had given members of the special committee appointed to fix the amount of remuneration, to understand that he desired that his share should be given to the Sheriff and himself (Mr. Fish) who had done most of the work. Messrs. Jones and they were going to recommend the payment of \$300, which would be divided between the Sheriff and himself. There had been proposition to give them more, as the usual percentage for superintending such work was about 5%, but when spoken to on subject, both the Sheriff and he had said they would be satisfied with any recommendation the committee might make. The \$300 was voted, but when applied for the Secretary-Treasurer said the amount was voted to the committee and he could only pay each \$100. Mr. Robinson's was not divided between the other two members of the committee as Mr. Robinson had intimated and the Council thought it would be. It was still in the Secretarythe wording of the committee's resolution, be given to them, and he, therefore, placed

the matter b.fore the board in order that it might be adjusted. Coun. Bet:s sail he understood that Coun. Robinson intended that his share of the \$300 should go into the contingent fund of the county, as a donation. He understood that the other two members of the committee had received each his \$100, which he thought, paid them very well for their trouble. It

must be remembered that a large payment for superintendence had to be made to the Mr. Fish said this donation of the \$100 to the contingent fund was a new idea. The vent to Dorchester and secured the privilege of using the Dominion Government's patent | town locks for the cell doors. After having once done the work, he would not again undertake it for anybody for any money.

Coun. Wood said if the Council understood that Messrs. Shirreff and Fish were each to receive \$150, it was their duty to see that they got it.

Coun. Sullivan said if Mr. Fish would show, by a statement to Council, that he incurred expense to himself to the amount stated, he ought to be reimbursed.

Mr. Fish said the committee was entitted to 5 % on the total expenditure for their services, but by stating that he did not intend to receive any portion of the allowance Mr. Robinson had caused it to be reduced.

Coun. Robinson said that when he accepted a position on the committee he did so the public interest and did not expect to receive any pay. He also thought that Mr. Fish, being a prominent citizen and the Sheriff a public officer, both would give their services in the same way, from public spirit. They were pail expenses to St. John and drew their shares of the \$300, while he left his in the hands of the Secretary-Treastrer to the credit of the County. He could not see what claim these gentlemen had on his portion of the money. He had said he didn't intend to accept pay, and that was al' On motion of Coun. Tozer the matter was referred to a special committee to report

upon, the committee appointed being Couns. Betts. Fairley and Tozer. Coun. McAleer submitted returns and accounts from the parish of Ludlow which

passed as follows :-Geo. Neagles, col. rates. John S. Pond, collecting justice. Alex. Cameron, by-road com. Wm. T. Brown and Richard A. Poud, by oad coms, having made no returns are or-

dered to do so at July session. Council adjourned until one o'clock for On re-assembling at one, adjourned for

Council re-assembled at 2 p. m. The Secretary-Treasurer brought to the notice of Council a circular letter accompanied by a draft of a bill intended for the legislature on the subject of collection of taxes assessed upon property of non-residents, which he had received f. o.n the Secretary of St. John municipality. The communication is for the purpose of securing the cooperation of Northumberland, in common

collections of the class of taxes named. Referred to a special committee, consisting of Couns. Betts, Doyle and Kerr. On motion of Coun, Flett, ordered that was adopted. Richard Ronan, James Lynch and Dennis Corrol, surveyors of roads, districts Nos. 1 2, and 3, respectively, parish of Nelson, ordered to make returns to July session

the Ludlow polling-place. great importance of the proposed under- to a shipping point and, at this season of Coun. Betts moved that the local govern. On motion of Coun Ullock the list of par-Sheriff taking and hoped the meeting would re- the year and in such weather and roads ment be memorialized to pass an act author- ish and county officers for Glenelg and on

also that Geo. Burchill, collecting justice, be

similarly required to make return of collec-

ising municipalities to license non-resident pedlers. He said there were far too many persons going about the country selling goods of all kinds and some of undesirable kinds, who paid nothing in the way of taxes. but interfered with the legitimate business of merchants and storekeepers who were resident ratepayers and found it hard enough, in many cases to make both ends meet. It was only fair that each county of

Coun. Sullivan said that as one of th poor people of the county living in a remote district he spoke in the interest of his class when he differed from the views of Coun. Betts. It was a great convenience to such people and especially to the women, who The firewards hope that the Council will could not obtain from the resident dealer the odds and ends which pedlers carried, to have them make their visits. He cited the case of a Kent county pedler who came into the Escuminac district and whose visits would be much missed were he to be kept low polling place, asked leave to have until

these pedlers to pay a license fee for trading

out by tax tion. Coun. Elwd. Hayes agreed with Coun. Betts and referred to the sharp practices of shoddy pedlers who promised to have tailors follow them to make up garments of the cloth they swindled country people into buying. It was said an Irish tailor never came back to the same place twice, but reported that as the matter had been althese shoddy tailors never came at all. pedlers of this class. Coun. McNaughton suggested that it

would be well not to tax any save pedlers who were non-residents of the province. Coun. Sullivan said if Coun. Hayes was green enough to buy inferior c'oth he deserved to be taken in, and if he were in Mr. Hayes' place he would say nothing about it. Of that sum he thought \$150 would be A one-eyed dealer once sold a piece of cloth to a customer, who, on closely examining it at home was so dissatisfied that he went to the vendor and offering it back demanded his money, but the dealer said that he had only one eye and had made the trade with a

and the customer must be satisfied with the there were no one-eyed men in his part of were to be dropped. A considerable sum the County. They all hal two eyes up was due to him and to the temperance althere and were able to see with them. Our liance for work done in carrying out the act own merchants who paid to support the in- before his appointment by Council, which was stitutions of the country had hard times enough without being interfered with by Some of the fines were settled by notes

strangers who paid nothing. Coun. Wood favored the proposition for good icenses as it would be only just to resident, The resolution, being put, was adopted, fined, but by others for them.

and Council adjourned until five o'clock for Council re-assembled at 5 p. m. Coun. McAleer moved for a by-law estab. lishing the polling place for Ludlow munici-

pal elections at or near Pond's hall, so-Coun. Fairley moved. in amendment, that the polling-place be at Boiestown. He described the two locations and said they were about equal in regard to centrality, but Poiestown was the most populous locality and had the great advantage of the railway running through it, while the majority of the ratepayers would have to travel unnecessarily long distances to reach Pond's half.

which was several miles from the nearest Coun. McAleer contended that the elections had always been held at Pond's hall with exception of that of last year. Only three electors lived between Boiestown and this hall, while the main body lived below it. It happened that ex-councillor Campbell had got mad at parish clerk Pond and appointed a man living above Boiestown to the office, who held the last election in a dilapidated building, where the ratepapers suffered great discomfort on election-day.

Coun. Fairley said the poll was held at parish clerk Duffy's house, which was a very comfortable place, as everybody knew. Assembly elections were, by law, held "at or

Coun, Mc Aleer sail, while that was so. those elections had really been held at Pond's hall, 3 miles below Boiestown.

Coun. Swim, being aske I for his views of the subject, said he owned property in the lower end of the parish, but did not care to interfere in the matter. He might say, however, that Pond's hall was 2 miles from the railway station, while Boiestown was situ-\$150 would not begin to pay his personal ex- ated on the railway and had a station. To penses in connection with the work. One reach Pond's hall the ratepayers must leave item alone was \$20 for horse hire; he also the train at Ludlow siding and walk two miles. For his part, he preferred Boies-

Coun. McAleer contended that it was scarcely one mile from Ludlow siding to Pond's hall.

The matter was finally referred to a comm'ttee, consisting of Couns. Jones, Robin-

Coun Jones moved for a by-law to prevent bulls and rams from going at large in the district between Philip Walsh's west line and the Hardwick Parish line on both sides of the Bay du Vin river. Referred to a committee consisting of Couns. McNaughton, Jones and Williston. [This by-law was framed and submitted by the committee on Friday and duly passed.—REPORTER]

Coun. Kerr presented returns of highway commissioner Harriman lower dist. Chatham which passed, he to pay \$1 in hand to his successor in office; also returns of highway commissioner Jonathan Horper upper dist., Chatham, which passed. It was ordered that Overseers Richard Williams, John McDonald and John Duan be ordered to make returns to July session. The following Chatham returns and accounts also submitted by Coup. Kerr passed :-

Thos. King, Collector rates, up dist. Danl Finn, do do mide Jonathan Harper, by-road com. Patk. Conn rs, James Brimmer, do. do. John Fotheringham, collecting justice. Robert Murray, police magistrate; also convicions before him under Scott Act, showing collecions amounting to \$216 SJ and excenses deducted therefron, of \$34.95; also account of Chatham police fund with Secy -Treas. Wm. Damery, parish clerk, lower dist., who churged \$1 each for holding two elections - had reduced to

Wm. Damery, district clerk. Public Wharf fund account, showing a credit bal-John Duff, \$5,90 for two ballot b xea. Wn. T. Co.nors, Town Cierk, \$12 for services at

W. T. Connors, for rent of Mes nic Hall for elec-

J. L. Stewart, printing account.

Coun. Eph. Hays, from petition committee recommended renewal of Catherine Hennes v's lease; also, that petition of Daniel McGruar be referred back to Newcastle Assessors. Coun. Hays also presented the petition of David Manderson for refund of

Coan. Williston present the following accounts and returns from Hardwick, which passed as recommended Joseph Williston, col. rates.

taxes unjustly collected from him in Chat

ham, which was referred to Petition Com-

W. S. Preston, co. do. John Nash, com, by-roads. John B. Williston, do. do.; also returns as com

Alex, Wilson, com. highways, Coun. Hays, of Nelson, moved list of Parish and County officers for that Parish which

Coun, Fairley moved the list for Ludlow which Coun. McAleer sought to amend by substituting the name of John S. Pond for that of Charles Duffy as parish clerk. The passing of this list was deferred pending the report of committee on the establishing of

motion of Conn. Haves that for Nelson,

Adjourned until 10 a. m. to-morrow. Friday's Sitting. Council re assembled on Friday 23rd at 10 o'clock a. m., minutes were read and ap-

In reply to Coun. Doyle, the Secretary Treasurer said he had had no money paid into his hands for the purpose of building a pound in the middle district, Newcastle, but all moneys received by him from the collector of that district went to the credit of the contingent fund. The parish received the benefit, thro' that fund, of all moneys paid in by its collector.

Coun. Thibedeau submitted accounts and returns from parish of Rogersville, which passed as recommended, as follows: -

Hypolite J. Burke, com. by-roads, Philip P. Arseneau, " "

Ambrose Arseneau, collector of rates. Coun. Jones, from the Committee on Lud July session to report as the committee desired to obtain fuller information than was Coan. Betts, from the committee ap

Geo Lavway, "" " " Wilfrid Cormier, com. highways.

pointed to consider the claim presented by Mr. C. E. Fish in connection with the award made to the jail-construction committee. ready dealt with by Council, they could would like to have a tax of \$50 imposed on not make any further recommendation,

Coun. Tozer submitted account etc. of W. S. Brown, Inspector under the Canada Temperance Act, showing that fines amounting to \$1450 had been imposed for violation of the law during the year, of which \$918 had been collected, leaving \$532 uncollected.

Inspector Brown being present was voted leave to offer remarks on his report, which he did, explaining that a number of persons had left the country after being proceeded against or while the collection of fines was man with two, who ought to be ashamed to pending. Some \$242 might be collected, if confess that he had allowed himself to be collection were forced, but it was due by taken in; he was sa'isfied with the money persons who were poor and had really gone out of the business. When he came into office, convictions aggregating \$575 were Coun. Hayes wanted it understood that pending but he understood that these not yet paid, but he hoped it would be still running, but which were perfectly

In reply to Coun. Tozer, Mr. Brown said these notes were not given by the parties

In reply to Coun. Tozer the Secy. Treas said he did not think any trouble in collecting such notes, because of the character the "value received," need be feared.

Mr. Brown said that one of these notes had been paid since the report was made up. Coun. Tozer read from report of County Accounts Committee, showing that \$267.09 had been ordered to be paid on Scott Act account at last July session, while there were accounts before the committee amount ing to \$138.73 - making \$705.82. There had cruing from lines was \$157.03. This was, of course, exclusive of the assessment of \$500 ordered upon the County for the Inspector's salary. Adding to the expenses, the pay ment of the Inspector's salary up to Jan. 1st 1891 and giving credit for the \$500 assessed on the County and there remained a balance of \$637.44 to the credit of the fund; so. after deducting the \$438.73 required to pay accounts now before the committee, the net balance to the credit of the fund was \$198 .-Besides this, the Inspector reports that he is quite sure that \$200 outstanding of fines already imposed will come in. These

accounts passed. The Council proceeded to pass the ordinary County accounts. A bill of James Doak for taking a lunatic to the asylum was reported upon as excessive, although Coun. Swim ex plained that Mr. Doak was obliged to over at Fredericton all day Sunday with his charge, while he was also delayed and under

expense at Fairville. Coun. Betts said this was the third time that the County had been called upon to pay for conveying this same lunatic to the Asylum, which indicated that those in charge of that institution had not acted wisely in dis-

Coun. Wood, speaking from his experience in such matters, thought the bill was not an excessive one.

Couns. Sullivan, and Hayes (Blackville) spoke in favor of reducing the bill as reco mended by the committee. The account was, on motion of Coun.

Betts referred back to the committee for further consideration. \$800 be assessed upon the middle district.

Coun, Betts, from the committee to whom was referred the circular letter and draft bill for the legislature, from the Municipal Council of St. John, relating to collection of taxes imposed upon uon-resident property holders, recommended that said bill be approved by this Council, with the suggestion. however, that thirty, instead of fourteen days be allowed to elapse after notice given, before the collector shall apply to the justice to issue execution. Adopted.

Coun. Kerr presented petition of Lemuel Jardine for refund of taxes wrongfully assessed upon him in Chatham, he being a resident and ratepayer of Blackville, where he had already paid his assessment. This was referred to the committee on petitions. Subsequently, the committee reported, recommending that the prayer of the petition be granted, which was done. Rg-

Coun. Kerr submitted the report of the Street and Fire Commissioners of Chatham, as follows :-The board of Street and Fire Commissioners for the town of Chatham, submit their accounts an

vouchers for the present year-The receipts during the year were : Balance on hand, Received from D. Finn, assessment, 1,400 00 J. Fotheringham, road taxes, do. 1889,

Expenditure as per vouchers,

\$152 31 For the ensuing year they ask of \$1,200 as per estimate-Expenses fire engine, \$370 Hauling, etc., Tanks and other expenses, 150 400 Repairing roads, etc., Outstanding debts, about \$2,253

Le-s balance on hand, bable receipts from road taxes 900 69 The steam fire engine, hand engine, hose, etc., are in good order, and the Board refer to former reports as to the need of better Engine House accommoda-

L. J. TWEEDIE, Chairman. THOS. CRIMMIN, Secy.

The report was received and passed:

Coun. Tozer submitted accounts and returns from the parish of Southesk, which passed as recommended, as follows :-John Murphy, com highways; also of by-roads. James Parks, do, do, do. do. Freik Jones, col. rates.

Wm. Mason, collecting justice Michael Jardine, com. highways, having sent no returns was ordered to submit same to July session. Coun. Anderson submitted accounts and returns from Alnwick which passed as recommended, as follows :-

Wm. B. Stewart, Special Highway Com.; do. do. highway com.; do. do. collecting justice for poor and county rates; do. do. collecting justice for road John Buie, highway com; do., do., by-road com. John L. Robichaud, special by-road com.; do. do.

Children Cry for

by road com.; do. do. highway com.; do. do., special highway com.

Jas. Mahoney. collector of rates -ordered that he pay balance of \$22 in his hands to the Secy-Treas. Benoni Russell, col. rates , do. do. district clerk. Isaiah Legere, by-road com-Michael Hache, do. do. Anthony Adams, col. justice.

Louis f. Robiehaud, uo. do. Louis P. Robich aud, do. do. The parish in account with Secy. Treas., bal. to \$13 74, to be paid to highway com., dist. No. 3. Remain Savoy, J. P., summary convictions return. Coun. Auderson directed attention to the fact that the government had passed over, or gnored by-road commissioner Wm. B Stewart, and placed a grant in the hands of Mr. McEachran, who had failed to send in his returns to Council as required by law. Mr. Stewart had always made accurate returns, and it was not satisfactory that officers sel-

ected by Council should be thus ignored. Coun. McDonald submitted accounts and returns from Blissfield which passed as rec. ommended as follows :--

Edward Mersereau, col. rates. Peter A. Lyons, com. highways. Harvie Doak, do. do. Thos. Wasson, do. bye-roads. Wm. Mitchell, do. do. Michael Hannan, do. do. Burk Archibald, return of summary convictions Coun. Thibedeau submitted list of paris officers for Rogersville. Adopted.

On motion of Coun. Thibedeau, ordered that Cassemire Gallant and Alex. Genet. commissioners of highways, be ordered to make returns to July session. On motion, Mr. E. P. Williston was re-

elected auditor. Coun. Ullock enquired whether the Conway claim that was in the hands of the sheriff had yet been collected and placed to the credit of the parish ofGlenelg?

The Secretary Treasurer said he had no yet received it. Coun. Ullock said he understood that it had been collected some time since and he moved that the Sheriff be requested to pay

Council adjourned until 2 p. m. Re-assembled at 2 p. m. Petition of James Doyle for lease of a portion of the public wharf of Newcastle in rear of lot No. 1 was read by Secy. Treas. and referred to committee on petitions [The committee subsequently reported recommending lease of property described, by

public auction. REPORTER.] Coun. Tozer read list of parish and county officers for Southesk, and Coun. Underhill that for Blackville, which passe l. Coun. Fiett moved the following reso-

some point on the Intercelonial to the Ferry road and adopted, viz:-Whereas the railway accomodation now enjoyed by Whereas improved shipping and importing tacili-ties by rail would be of very great importance and, we believe, give a great impetus to the manufacturing and other business now being car-

lieve be effected by a line of railway running from feasible point on the Intercolonial, say Chatriver front or to the ferry road leading to New. Therefore Resolved, that we, recognising the lack of

such a route as will remove present difficulties and place Nelson on an equal footing as regards Resolved, that this Council do approve of the and direct the Secretary-Treasurer of the premincil to forward a copy of same to the Premincil to forward a copy of same to the ier of the Provincial Government, and also to the Premier and Minister of Railways of Canada, solicitng government aid to assist in the building of said

Further Resolved, that copies of be forwarded to each of the representatives of the County in the Federal and Provincial parliaments. Coun. Flett said few would say Nelson was well served by existing railways, although she was bounded by them. She had the Chatham rail way two miles south and the Intercolonial not far away on the north and west, but was without any connection with either. There was no station -- no place where her products: could be shipped or from which she could receive freight-without going ter miles to Chatham or across the Miramichi to Newcastle or Derby Junction. Nelson was a town when neither Chatham or Newcastle had an existence. He supposed her people were, themselves, to blame for the lack of railway facilities, for they had never asked for them. Now, however, the people were alive to their necessities in this respect, and all she asked for was some three or four miles of railroad. There was a large business offering for such a work. Nelson had the only steam brick works in the County, which turned out some 2,000,000 bricks a year and with charging him; especially as he was consider. handy railway facilities, would increase their output. There was also a carding; mill, a large steam tannery, three large steam saw mills and a steam wood factory. There would soon be a cloth factory and other industries, for Nelson was waking; up to the fact that Miramichi needed much more in the way of general industries than she possessed. The government spends money in bringing people On motion of Coun. Doyle, ordered that from other lands into the country, but. it must be more forcibly impressed with, the Newcastle, for police purposes; also \$500 for importance of spending money to encourage those born in it to remain, and this fine province should not be so largely en-

> aging such works as that asked for in the Coun. Sutherland said he favored as railway for Nelson and when Indiantown, Chatham and Newcastle were so well provided for as they now were in that respect; it would be fair to assume that Southesk had been slighted. He referred to the importance of Redbank as an industrial. business and distributing centre and said that it could be reached by an extension of seven miles from the Indiantown Branch, which would traverse a country of even grades and requiring no bridging, while the right of way would cost nothing. The people of Southesk had stood by the governments of the country, and their requirements in railway matters should be more fully met than they had been in the past. A railway to Redbank would no doubt, have a good, paying business.

gaged in raising men and women to go

over the border and assist in building up

that country, when they might be encour-

aged to remain at home if the government:

only recognized its full duty in encour-

Coun. Sullivan addressed the Council on the extensive resources of the lower: end of the County and the need of not only railway facilities but the long-promised breakwater at Escuminac, which the government had encouraged the people to believe would be built when the engineers were sent from Ottawa to make surveys at the point. The oyster fishery as well as the deep sea fisheries would furnish a great business for a railway, while the safety of the vessels engaged in the latter. of which he had seen 500 sail off Escuminac at times, rendered the breakwater a necessity. He showed how the present mode of hauling smelts and frozen fish by land to Chatham in winter interfered with the profits of the business, and said Hardwick must have a railway.

Coun. Edwd. Hayes advocated a railway for Nelson in an off hand speech which put everyone in a good humor. Coun. Robinson said that while it was

well to keep the railway requirements of other parts of the County in view it ought to be remembered that the promoters of the Nelson proposition had agitated for their railway, held a public meeting and gone to some trouble to put

Pitcher's Castoria.

General Business.

CHATHAM, N. B. - - - JANUARY 29, 1891

Crowded Out.

Election Rumors. movement on the political chess-board sign of the old moves made by the players ought to have been more ap-

Differences of opinion as to the de-

in Sir John's confidence, have intimated to their friends that an election is to take place next month. We have heard that a requisition, or nomination paper for Hon. Mr. Adams was circustill on the rounds, those signing it doing so on the understanding that the election was to come off immediatelythat is within a month. They ought to know, however, that an election side of a very limited number, the electors of Northumberland are not at all the important event. They are no committing themselves to any candidate, for they are wisely waiting-

Not the Time for Discussion. letter which Mr. Sivewright, the Swedish-Norwegian vice-Consul at Bathurst, has caused to be published in the upon the public an idea that, at least, another man besides himself believes that a crime was committed at Belledune in October last. Mr. Sivewright has reason to be ashamed of the exhibition he has already made of the pecu- lage. liar tendency of an eratic imagination to morbid sensationalism, and we believe that a law which, would protect the reputation of communities from such attacks as he has made upon the good name of Restigouche County would have anced minds. The men who were commicted by justice Smith at Dalhousie for trial for the alleged crime, have all been liberated, by order of the Chief Justice, on nominal bail. When the time trial comes, the people of the country will be afforded ample opportunity to judge, for themselves, who has been guilty of an outrage. Meantime, we suggest to Mr. Sivewright that his best course will be one of preparation in silence for the humiliation which awaits him, for, in the end, he will be in one

Municipal Council. complete report may be contained in one paper. Our general readers will, no doubt, not object seriously to one number of the paper being devoted so

Railway Meeting at Nelson roads, quite a large and influential gatherevening, 21st inst., to discuss railway The meeting was called to order about 8 o'clock and Charles Sargent, Esq., was appointed Chairman and Geo. Burchill,

A portion of the report of the Muni cipal Council proceedings on first page, repeated this week in order that the

Notwithstanding the bad state of the jr,, Esq., Secretary.

The chairman, in opening, stated the

the proposed railway.