sumed that they will wisely wait to see who may be in the field when an election is brought on, for there is no deny ing that it will be largely a matter men with them. There never was a time when party ties were weaker in Northumberland than they are at the present time, but it must not be assumed that Mr. Mitchell or Mr. Anybodyelse can swoop down upon us and enjoy a walk over, merely because he is a clever manipulater in the matter of interviews, not only in Canada but in Boston and New York, as well.

#### Serious Illness of Sir John Allen.

Universal regret is felt over the serious illness of Sir John Allen, Chief Justice New Brunswick. He was stricken with paralysis at St. Andrews on Tuesday of last week, while stenographer Risteen, was reading over to him the notes of the have been very prosperous, and should we proceedings of the day at the Court over which he was presiding. His right side, free list with the United States it would arm and leg were paralysed. Snperintendent Timmerman of the C. P. Rail way placed his private car at Sir John's disposal and on Sunday last he was in sufficiently good condition to be removed to his home in Fredericton, where he now lies, slowly improving. His many friends pe that a reasonably long leave of abwas from his official duties may lead to his restoration to health.

### Mr. Adams. M. P., at Ottawa.

The Ottawa Evening Journal of 10th

inet. says :--"Hon. M. Adams, member of parliament for Northumberland, N. B., has been in the city the last few days and left for home this morning. His mission was departmental. Before leaving he informed the Journal that he was entirely satisfied with the interest taken by the various ministers with his representations. Judg-Hibbert Tupper, it was evident he held the minister to be the right man in the right place, devoted to his work and administering his department in a businessfike and statesmanlike manner. Mr. Adams spoke enthusiastically also of the has rendered services to the Hon. Mr. Haggart for the great success achieved in the management of the Intercoionial railway, and expressed the opinion that Canada never had a more able and zealous minister of railways. In addition to the ministers named, it was necessary for him to interview Sir John Thompson, Sir Adolphe Caron and Mr Clarke Wallace, all of whom facil tated in every way possible the work he had in hand, and he left for home highly pleased and gratified with the result of his visit to and purely from the reason that his the capital."

[Montreal Star. 17th Nov.] ENDORSES "SIR" PETER.

#### A Prominent New Brunswicker Says the Old War Horse Will Be Re-Electeed to Parliament.

Mr. James Robinson, M. P. P. fo Northumberland County, New Brunswick and lady, are guests at the Windson Hotel. They have just returned from an extended tour of nearly five weeks through the Western States, having devoted one week to the Chicago Fair. He was called upon by a Star reporter with a view to obtaining an interview as to his impressions as well as of the Fair as of those Western States which he visited.

Mr. Robinson is one of the leading merchants of the Miramichi district, and apparently a pretty shrewd observer of men | scriptions. and things. Mr. Robinson stated, in relation to the Chicago Exposition, that he never expected in his lifetime to see it repeated. He considered it one of the great marvels of the age, and a great credit as well to the nation as to the individuals who undertook it. After leaving Chicago he visited several of the States, including Montana and the Washington territory, and thence went to Minneapolis, where he staved some days with some old Miramichi friends of his who had been living there for some time and become tolerably prosperous in business. He learned, however, that financial affairs were in a desperate condition in that great centre of commerce, Minneapolis, and he mentioned one circumstance which is an wealthy men have to contend with in the present financial crisis. His friend told him that one very wealthy man, who had put all his money into real estate, and had been assessed \$22,000 for taxes upon it, was unable to pay the taxes and had to sacrifice a large portion of his property to meet it, and that the general feeling of the community was one of intense depresprospects in the two countries were, his answer was, "New Brunswick is good enough for me." He stated that he was on his way home after an absence of five weeks, and was pleased to get back, and from his experiences his satisfaction with his own country will be intensified.

"Mr. Robinson, what is your opinion about the Canadian tariff and about the position of the present Government?"

"My opinion is that the Government are gone enless they make immediate rerictions on all the food or the people, particularly as it affects the lumbermen and fishermen's interests in my section of the country. I only speak for that. We think it unfair that the materials, provisions and supplies that are required to carry on the only two staple commodities that we produce, should be taxed a heavily as they are, and unless these things are changed the Government will meet with no sympathy in my section of

country. But. Mr. Robinson, your county returned a Government supporter in the person of Mr. Adams?" 'Yes, that's true, but it wasn't a question of the policy of the Government that elected Mr. Adams, it resulted entirely from the fact that we had difficulties with the local Government in relation to our rates of stumpage dues and our limit leases, and through that we, the lumber dealers, consented to support Mr. Adams for the Dominion in return for the aid that he gave us to accomplish that purpose in the local, and we carried out our promise to him, though we knew we were rejecting a better man and one who had rendered services to his country in the past thirty successful "Record." years such as few other men have done." "What would be the effect in your county at the next general election? Will Mr. Adams be again returned?" "I should say not, no man can beat Mr. Mitchell in that county to day, and though the great Robinson reached home last week from a It is generally understood that he was lumber interest was against him before, trip to Montana and other points in the Johnson's adviser during the latter's suit for the reasons which I have given, so far western States, including Chicago. as I can judge, it has again returned to its first love and to the man who has served his time while on the North Shore at Sullivan had only a short time to live, and the country so well, and I have no man- Mortimore, was one of our most enthusiastic that he would be filled with buckshot before ner of doubt but Mr. Mitchell will be yachtsmen, is now in Jeannette, Pa. within the year was out. On this evidence Durrell

sick before his arrival, and his inability to visit the districts of the county, having peen confined to his bed for ten days thereafter, the probability is that he would have besten us not withstanding ali our influence and money. For myself, and I express also the opinions of a great many of my class, we realize that we made a mistake in rejecting him, and are determined on the next occasion to retrieve our error and put him in. We have nothing against our present member, Mr. Adams, who is a decent fellow, but he has done nothing, and seems unable to do anything in his capacity as a repre-

sentative."

"What is the condition of your section of the country, Mr. Robinson?" "Matters are fairly prosperous there as compared with the last few years. Our resources are almost entirely confined to lumber and fish, and while the former interests are not very brilliant the latter succeed in getting fish and lumber on the give an immense stimulus to the trade of the country, but the Government of the day will have to materially alter their policy or else they will be wiped out, and from what we can see from a recent interview of Mr. Mitchell's at Washington, he has been doing good service there in the last few days in endeavoring to accomplish that object, and I think the Government should at once send someone down to look after these interests before their tariff bill is framed, which will probably be within the next three weeks." "How do your people like the new appointment of Lieut.-Governor for the Province New Brunswick ?" "We don't like it all. We think the Government have acted very foolishly in appointing Mr. Boyd, a man who has never rendered any special public service, nor distinguished himself in any public capacity, and, if reports ing from his laudatory remarks concerning true, in reference to his letters to Presithe minister of marine and fisheries, Sir dent Cleveland, he seems te have lost his head and is making a fool of himself; stitutes. whereas, on the other hand, had they appointed Mr. Mitchell, they would have appointed a man who is one of the six

> man and has never received any consideration or reward for it. It would have been only an act of common justice and the province would have had a Governor that the people would have confidence in his integrity, ability, fairness and efficiency, which I do not think they possess now." "I should judge, Mr. Robinson, you seem to be a very ardent supporter of Mr Mitchell?' "Yes, I am,

surviving fathers of Confederation, who

## Mixamichi and the North Shore etc.,

that the country can offer.'

THANKSGIVING, to-day. There will be service in St. Mary's chapel, Chatham, at eleven o'clock

Snow:-There was a foot of snow at

Owen Sound last Friday. Manitobia had its second snow storm of the season on the same day.

Chatham's first snow came last night. SUBSCRIBERS will oblige us by remembering that the ADVANCE entered upou its twentieth year of publication a fortnight ago

and that it is their duty to pay their sub LAST YEAR, Thanksgiving day was on 10th November. Gratitude for the mercies of the year is a little behind time this year,

owing to the excessive party agitations of NEGUAC GOVERNMENT PIER is practically finished. The Miramichi may now land passengers at it and teams are being driven

out upon it. The work is in the hands of Mr. R. Flanagan and under the immediate supervision of Mr. Anthony Adams. Loss of the Ilpotar: A New York des-

patch of 15th says :- "Barque Freida Mahn. at New York, Nov. 13, from London, on

Incorporation; -- The meeting of rate. payers to consider the proposed bill incorporation for Chatham is to be held in Masonic Hall to-morrow evening. We hope all interested will read the measure and go prepared to discuss it fairly.

THD BARQUE Armenia, 680 tons, Graham master which left Liverpool on 19th October. came into port on Tuesday. She was desion. On being asked what the relative tained six weeks in Liverpool to be recoppered and re-classed and still will make Grantsburg. Whle three Atlantic voyages from Miramichi the

> MRS. HARRISON: - In order to convenience those who wish to attend Mrs. Harrison's Concert, arrangements have been made to at 7 o'c'ock, calling at Bushville and Douglastown and return after the concert. Tickets for sale at E. Lee Streets, Newcastle shotgun, and had been targeting his gun and Mackenzie's, Chatham.

BEATS ALL RECORDS :- As we go to press the Barque Ruby, Capt Ferguson which, left Dundrum, Oct. 29th, is coming into port. She is consigned to Messrs. Ritchie. Newcastis, and this is her fourth trip to the Miramichi during the present season. She breaks all previous records, as the best ever lone heretofore has been to make three

CLAMS CANNED .- Mr. W. S. Brown, of Mace's Bay, Charlotte Co., N. B., a prize at the World's Fair for his canned clams. Mr. Brown cans about 12 bbls. of clams per day at his factory at Mace's Bay. buckshot nor a muzzle loading shotgun he He intends putting up sardines also. [Critic. The claims put up by Mr. Brown are for sale at Mr. W. T. Harris' Chatham, and are pronounced a superior article by everybody who uses them for making chowder, soup, etc.

A NEW EVENING DAILY callled "The Record" has appeared in St. John. The first number, which is the only one that has reached us, presented quite a creditable appearance, being well edited and evidently issued with the good will of mercantile St. John, whose representatives had extended a liberal patronage to the new-comer. Mr. E. S. Carter, proprietor of Progress, is the managing editor, and his antecedents in journalism encourage anticipations of a very

PERSONAL:-Mr. John Robertson, the popular and well known member of the hardware firm, Kerr & Robertson, St. John, was in town last Thursday.

Jas, Robinson, Esq., M. P. P. and Mrs. animosity toward Sullivan is well known,

elected by an immense majority. He al- 27 miles of Pittsburg and 5 miles west of languishes in jail at Grantsburg as an accesways has been popular with the people, Johnstown. Writing to a friend here, he sory.

and were it not for his having been taken says he wants the ADVANCE because of the great interest he has in Miramichi news. particularly in yachting. 'I miss the old river greatly," he says' for there is no hoating water at all here." Rt. Rev. Dr. Kingdon, Bishop of Frederic-

> ton, was in town last Friday night, en route from Bathurst to Fredericton. A CHANGE OF TIME TABLE:-The Str. Nelson will run on and after Monday, the

Chatham for points up river at 9.00 a. m. 11.00 a. m. 2.00 p. m. 5.00 p. m. Leaving Newcastle for Chatham. 10.15 a. m. 12.15 a. m. 3.45 p. m. 5.45 p. m. W. T. CONNORS,

#### hatham, Nov. 15 1893. Manager. Amended School Regulations

Under amendment made by the Board Education to the School Regulations "The term 'school hours' shall mean and and the close of the school for the day; but the hours of teaching shall not exceed six each day, exclusive of at least an hour allowed at noon for recreation."

An amendment in Regulation twenty-two omits the following sentence therefrom "Any other prayer may be used by permission the trustees." The amended regulation reads as follows:-

"It shall be the privilege of every teacher to open and close the daily exercises of the school by reading a portion of Scripture (out of the Common or Douay version as he may orefer) and by offering the Lord's Prayer, but no teacher shall compel any pupil to be present at these exercises against the wish to the Board of Trustees.'

#### Safe, Sure, and Painless.

What a world of meaning this statement embodies. Just what you are looking for, i it not? Putnam's Painless Corn Extractorthe great sure-pop corn cure-acts in this

## The Murder of Wm Sullivan.

The Washburn County, Wis., "Register"

ves the following account of the murder o Mr. Wm. Sullivan at Shell Lake, some surpassed so far as I know by no living particulars in connection with which we published last week:-"The news of the assassination of Rec Bill Sullivan, as he was popularly called,

created a profound sensation in this and adjoining districts where he was a known character. The manner in which

STRICKEN DOWN FROM BEHIND and extraordinary efforts are being made to public services entitle him to anything run to the earth the foul murderer of THE BIG HEARTED SULLIVAN.

> It appears that on Saturday night, Nov. 4th look at his horses and see that they were comfortable for the night. Little did think that the caresses he was bestowing on his pets that night were his parting words to the animals he so loved. The faithful beasts stood munching their hay approvingly receiving their familiar pats for the last time, while the

COLD HEARTED MURDERER stood peering with ghoulish eyes through the darkness at the light within the barr awaiting the opportunity to strike the fatal

fatal shot was fired that carried from earth one of God's noblemen "to that bourne from which no traveller returns." Mr Sullivan was immediately carried to the house and assistance summoned. Dis. Beck and Bricker responded and pronounced

THE WOUNDS FATAL. Three buckshot penetrated the unfortunate man's body, one in the left thigh and twe in the left side about the eighth and nin ribs, the last two wounds causing death by reason of internal bleeding four hours later. Deceased was

testimonial of the esteem and worth entertained for him by his neighbors.

brig Ilpotar from Chathaml N. B., for arrested Sunday afternoon for the murder of JOHNSON'S CRIME was revenge for a chastising administered

by Sullivan last spring for the burning o some hav alleged to have been fired by Johnson. Johnson has long been known as "Crazy Andrew," but no one ever considered him in any way dangerous. Johnson's preliminary examination occured Wednesday, and resulted in his detention under the charge of murder in the first degree until the March term of court opens at

THE EVIDENCE IS WHOLLY CIRCUMSTANTIAL, it is so strong that the public are convinced that the right man has been found. That he had accessories before the murder is also reasonable to believe. Johnson was in the immediate neighborhood of Sullivan's farm have the steamer "Nelson" leave Newcastle | the hour of the murder. He knew Sullivan's habit of closing the barn for the night at about that hour. He owned a breech-loading with buckshot at his root-house door but a few days before, vet he

DENIED THAT HE HAD ANY BUCKSHOT at his place for two years. The wadding found near this pattern on the root-house door is the identical kind of wadding found in other loaded shells in his house which were loaded with fine shot. The wadding found near Sullivan's body, however, is not the same as found at the root-house pattern. Paris green stains the buckshot in the root body, The shoes which he wore the night of the murder, which he claims he left in his house, cannot be found, neither can any

owned also. He had

THREE LOADED REVOLVERS and six boxes of cartridges in his bed his breech-loading shotgun was loaded morning which he failed to keep, and gives no reason for his failure. He showed an entire indifference to his trial, and to regard it as much as anything as a joke. His bravado is characteristic of that class of criminals who feel that they are martyrs to an imaginary cause. It is not nerve, but lack of nerve. His moral responsibilities are blunted. A tight web is woven around Johnson, and it is remarkable if he escapes the penalty of the law.

ANOTHER ARREST. Freeman Durrell has also been placed under arrest as an accessory to the crime, Durrell can prove a strong alibi on that night, but his intense and outspoken against Sullivan. Durrell has frequently Mr. James Miller, who, although most of and freely expressed his opinion that

[Continued from second page]

erty saving Companies, and to provide and afford exemptions and immunities to the officers and members thereof: 57th.—To provide for the purchase of such and so many fire engines

as they may deem necessary: 58th.—To provide for the payment of such premiums or rewards for early attendance of waggons and other vehicles with water at fires, as the said Town Council may from time to time deem expedient: 20th day of November, as follows. Leaving

59th.—To appoint from time to time such and so many persons to be firewards as the said Council may think proper, and to enact rules and

regulations prescribing the duties of such firewards: 60th,-To regulate the management and provide for the security of the public property of any kind belonging to the said Town, and

provide for the permanent improvement of the said Town in all matters as well ornamental as useful: 61st,-To provide for the erection, preservation and security of lamp posts, sign boards and other fixtures within the said Town:

be deemed necessary, the expense of lighting the same or any part thereof with gas, oil or otherwise, and for the performance of and of such parts of highways and bye roads (if any) as may be within any kind of work required for the purpose of supplying the said Town with gas, oil or other substances, and for compelling the proprietors or occupiers of real property to allow such work to be done, and to permit building drains, sewers, culverts and bridges therein, and to prevent the such fixtures as may be necessary to be placed in or about their premises, such work and fixtures to be at the cost of the said Town, and to every part thereof from encroachment and injury by such laws and provide for the erection of all works connected with such lighting ordinances as the said Council may from time to time enact and estabthat may be necessary to furnish a supply of gas, oil or other substance for the inhabitants of said Town; and generally to make all such laws and ordinances as may be necessary and proper for carrying into execution the powers herein vested in said Town Council or in any office or department of the same, subject to the limitations with respect to penalties contained and prescribed in and by this Act.

63rd.—To impose fines and penalties for the breach of any bye law, ordinance, rules or regulations of the said Town Council, to an amount not exceeding forty dollars for any one offence; and all penalties ner whatsoever; and to make, ordain and enforce bye laws and regularecovered under the provisions of this Act shall be paid to the Treasurer of the said Town, and to provide for the collection thereof by distress upon and sale of the offender's goods and chattels, and for want of goods and chattels by the imprisonment of the party or parties his parent or guardian expressed in writing convicted, for a period or, term for any one offence not exceeding ninety

56. It shall and may be lawful for any Police officer of the said Town to take into his custody without warrant any loose, idle or disorderly person whom he shall find between the hours of seven o'clock p. m., and six o'clock, a. m., lying or lurking in any highway, yard or other place way. It makes no sore spots; safe, acts in the said Town and not giving a satisfactory account of himself, and speedily and with certainty; sure and mildiy, also at any time of the day or night take into his custody without without inflaming the parts; painlessly, Do warrant any person who shall be found drunk or feigning to be drunk not be imposed upon by imitations or sub- or making any loud bawling, yelling, screaming, singing or shouting in any time of erections, projections and obstructions whatsoever, which any public street, thoroughfare, alley, road or bye road, or incommoding peaceable passers by, or loitering on the said streets or highways, and obstructing people by standing across the footpaths after which such erection, projection or obstruction may be found; provided having been ordered by Police officer to move along, or for using insulting language when so ordered, and keep such offending person or persons in custody until he or they can be conveniently taken before the Police through the private property of any person or persons, without comply Magistrate or Justice of the Peace, or other competent Court, as by this Act provided, which shall not be later than noon of the following the awarding damages to any person or persons who may be injured day, unless such day be Sunday, Christmas Day or Good Friday, then thereby, the persons summoned for the assessment of such damages may on the next day thereafter, and unless from the number of persons so confined it is impossible to hear all the complaints before said noon; then and in such case, as soon as it is possible to hear the same during business hours, when the Police Magistrate or other competent Court or Justice of the Peace, shall enquire into the truth of the complaint in the manner provided by this Act for the trial of all complaints, suits, prosecutions or controversies arising under this Act, or any bye law made or enacted under the authority thereof, and if satisfied of the guilt of the party shall impose a fine or penalty of not more than ten dollars and costs of prosecution for each and every offence, and in default of the payment of the fine so imposed and said costs, shall commit the offender or offenders to the Common Gaol of the County of Northumberland for a term of not more than two months, the said imprisonment to cease at any time on payment of the amount of said fine and costs together with, when incurred, the cost of conveyance to the place of imprisonment.

57. It shall be lawful for any Police Officer and it shall be his duty to enter if necessary forcibly into any shop, saloon or store in which on the Lord's Day (commonly called Sunday) he may hear any fighting or quarrelling going on, or any great noise by singing, swearing, yelling or in any other way, and endeavour to allay or repress the same, and failing so to do, to apprehend without a warrant and take into custody the offending party or parties, and keep such person or persons in custody until he, she or they can before noon of the following day, be taken before the Police Magistrate or other competent Court, or Justice of the Peace, to be dealt with according to law or any bye law which may be made for the due observance of Sunday. All persons duly appointed and acting as Policemen in the Town of Chatham shall be Constables and shall have all the rights, powers, privileges and authorities conferred by any Act or Acts of Assembly upon Constables.

## FINES, &C., RECOVERY OF.

58. All fines, penalties or forfeitures to be recovered by the provisions of this Act, or by virtue of any bye law to be made and enacted under the authority thereof shall and may be sued for, recovered and enforced with costs on oath of one or more credible witness or witnesses before the Mayor of the said Town and any one of the Town Councillors, and in case of the absence of the Mayor, before any two of the said Town Councillors, or at any time before the Police Magistrate, or before any Justice of the Peace, who are hereby authorized and empowered to be, and are hereby constituted a Court for the trial of all complaints, suits, prosecutions or controversies arising under this Act, or the said bye laws or any of them within the limits of the said Town, and to which any fine, penalty or forfeiture is or shall be attached by virtue of this Andrew Johnson, an eccentric man living Act or of any such bye law, and such fine, penalty or forfeiture (other Oct. 30, 37 N., fell in with the Norwegian a mile from the late Wm. Sullivan, was than is provided in and by Sections forty five and forty seven of this Act), may be levied and recovered by warrant of distress of the offender's Waterford, deal laden, waterloged. All Mr. Sullivan Saturday night. The only goods and chattels under the hands and seals of the said Mayor and Councillor, or of the said two Councillors, or under the hand and seal of the said Police Magistrate, or Justice of the Peace; and in default of payment of such fine, penalty or forfeiture, or the want of sufficient goods and chattels of the offender whereon to levy such fine, penalty or forfeiture, together with the costs and charges for distraining and selling the same, to commit the offender to the common gaol of the County of Northumberland for such period not exceeding three months as the said Mayor and Town Councillor or any two Councillors, or the Police Magistrate or Justice of the Peace shall direct, and all such complaints, suits, prosecutions or controversies shall be prosecuted by Summons or Warrant in the name of the Town of Chatham, and the preceedings shall be viva voce and conducted in a summary way, as directed by the Acts of Assembly relating to the duties of Justices of the Peace and of Sessions within this Province, and judgment shall be given as the very right of the matter may appear without regard to technical objections, imperfections or defects, which do not affect the substantial justice of the case.

## BYE LAWS.

59. A copy of any ordinance, bye law, rule or regulation made or ordained by the Town Council of the Town of Chatham, purporting to be certified by the Town Clerk of the said Town, to have been compared by him with the original and to be a true copy, shall, without proof of the official character of such Clerk, or of his handwriting, be sufficient evidence, in all Courts of the passage of such ordinance, by law, rule or

## POLICE MAGISTRATE. - APPOINTMENT OF.

60. The Governor-in-Council may on the application of the Town Council appoint a Police Magistrate for the said Town, and all Police or Constables acting under or appointed by the Town Council, shall bring Po. O. ders) which will be for eited if the part all cases of which such Police or Constables shall have cognizance, or house door, also the wadding near Sullivan's in which they may be called to act, before said Police Magistrate, to be deposit will be returned. Two good securities must be named in each tender, Not obliged to accept dealt with according to law; and all money recovered by said Police Magistrate, or by any Councillor acting as such within the limits of said Town, for fines, penalties or forfeitures incurred or paid under the provisions of this Act, or by any bye law made by virtue of the same, or in violation of any statute or common law, shall be paid over by such Police Magistrate, or such other Magistrate or Councillor acting as such (so far as the same may not be in conflict with any existing law whereby returns are required to be made or money paid by standing at the door, He had an appoint him elsewhere), on the first Monday in each of the months of January, ment with Ed. Mulroy at day-break Sunday April, July and October in each year to the Treasurer of said Town together with a statement shewing how all such cases brought before such Magistrate or Conncillor were disposed of, the amount of fines im posed, whether the same were collected or not, and if not, stating the

## CITIZEN, COMPETENT WITNESS.

61. In any action or other proceeding at law or in equity or otherwise n which the said Town shall be a party or concerned or in any manner interested, no citizen or officer of said Corporation or ratepayer in said Town, shall in consequence thereof be deemed an incompetent witness, juror, or Judge.

## COUNTY GAOL.

62. The gaol of the County of Northumberland shall be the gaol of The premises must be cleared up for sure, and great bargains given. the said Town of Chatham and notwithstanding the same shall be without the limits of the said Town, all warrants, commitments and other processes or proceedings issued or awarded under this Act, whereby any person or persons may be ordered to be committed or confined in the person or persons may be ordered to be committed or confined in the for storekeepers, traders and lumber merchants to secure job lots and Flett to Marshal, Flett by indenture bearing date the lota day of September, A. D., 1885, and known common gaol were within the limits of said Town, and shall be committed accordingly, and the gaolor of the said common gaol shall receive all such persons into his custody in the same manner as if the gaol were within the limits of the said Town, and the authority of the person or persons committing the same shall extend to said common gaol, notwithstanding it

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

#### REAL ESTATE.

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

#### STREETS.

64. The said Council shall have and they are hereby invested with the sole and exclusive power to open, lay out, widen, alter, extend 62nd.—To provide for defraying out of the funds of the Town, if it amend and regulate, repair and clean the streets, lanes and alleys now existing or that may hereafter be found necessary within the said Town, the limits thereof, and to define the boundary and side lines of said streets, lanes and alleys, highways and bye roads, and of putting and encumbering of the same in any manner, and to protect the same and lish for the purposes aforesaid; and for making, flagging, planking, macadamizing, paving, raising, repairing, lighting, watching, planting and cleaning any or any parts of the streets, squares, commons, lanes, alleys, walks, sidewalks, crossings, roads, bridges, wharves and shores. now laid out or erected, or hereafter to be laid out, executed or erected within the limits of the said Town; and to regulate or prevent the encumbering, injuring or fouling of the same by any animals, vehicles, craft, lumber, building or other material or things in any way or mantions for the confiscation, sale, removal or destruction of any such incumbrances or any such nuisance, and to impose penalties on the owners or persons placing the same in such places, and to levy and recover the same by distress and sale of the goods, or to award punishment therefor by the imprisonment of the party offending, as may seem discreet and proper in the respective cases; and to regulate the breaking of the roads and streets of the said Town in the winter, and to require the owners of horses, sleds and other teams to assist thereat; and to compel the removal of fences where necessary to prevent drifting; and to provide for erecting, making or repairing any common sewer, drain, flagging, post or pavement of stone, deal, plank or other material in any public square, street or place, and for assessing the proprietors or lessees of such real property as will be immediately benefited by such improvements, and to regulate the time and manner in which such assessments may project into or over any public street, square or road, at the expense of the proprietor, lessee or of the occupants of the real property in or near nothing in this Act contained shall extend or be construed to extend to authorize the opening or widening of any streets, roads or highwaysing with the provisions of Act or Acts of the Province for providing for be residents of any part of the County of Northumberland except residents of the Town of Chatham, or owners of real estate therein.

#### POWERS TRANSFERRED TO TOWN.

65. From and after the passing of this Act, all the powers vested in the County Council of the Municipality of the County of Northumberland for regulating any matter or thing affecting solely the Town of Chatham, and for directing the levying of any assessment for the payment of any Debentures or the interest thereon which are chargeable only upon the ratepayers of the said Town, shall be transferred to and vested in the said Town Council of the Town of Chatham; provided that nothing herein contained shall be held or taken to prevent the said County Council from assessing upon the district included in the said Town as heretofore, the proportionate amount assessable thereon as part of the Parish of Chatham, for County Contingencies, interest on Debentures now outstanding, sinking fund for the redemption thereof, administration of justice, and the County School fund from year to year, nor to prevent the same being levied by warrant of the said Connty Council, nor to prevent the collection of any taxes now payable by the inhabitants of the district hereby incorporated and ordered to be collected by warrant by the Municipal Council, nor to authorize the imposition by the said Municipal Council of any assessment hereafter for the support of the Poor upon the residents of the said district

66. The Town Council shall have the sole power and authority to grant licences for peddling within the said Town of Chatham, under and subject to the provisions of Chapter 106 of the Consolidated Statutes of New Brunswick, or any amendment, thereto.

## ASSESSMENTS.

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

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

For supporting and maintaining the Police Force in the said Town: For the maintenance of the Fire Department, including the purchase of fire engines and other necessaries within the said Town: For lighting the streets of the said Town:

For the salaries of the officers, and other contingent expenses of the said Town: For the rellef of the Poor in the said Town:

For the payment of any Debenture and interest thereon, as in and by any special Act or Acts of Assembly are chargeable to and upon the first day of February next, in front of the Post

district now or heretofore incorporated as the town of Chatham. 68. Immediately upon the annual appointment of Assessors and after they shall have been sworn into office, they shall give thirty days' public notice of their appointment in one or more of the newspapers printed in the said Town or by handbills posted in at least three conspicuous places in each Ward; and any person or body corporate liable to be assessed, or his or their agent, may furnish the Assessors with a written detailed statement of the real and personal estate and income of such person or body corporate, and every such statement shall be subscribed and sworn to before some Justice of the Peace for the County of Northumberland by the person or agent making the same, and shall be accordng to the form following, or as near as may be in conformity thereto :-

Statement of the whole real and personal property and income of Ward (or a non-resident as the case may be) of the Town of Chatham (or of the Company), liable to assessment in the said Town:—

[Continued on 4th Page.]

## BRIDGE

Separate sealed tenders, marked respectively "Tender for Wilson's bridge," and "Tender for Bell Bridge," will be received at the Department of Public Works, Fredericton.

TUESDAY, 5TH DECEMBER Wilson's Bridge, both in the Parish of Darby, Northumberland Co., according to Plan and Specifications to be seen at said Department, and at Sapervisor Each tender must be accompanied by a certified

Department Public Works,

Chatham, 23rd Nov. 1893.

H R. EMMERSON.

# UNDERWEAR

Our present season's stock will be found com-A FULL LINE OF FLANNEL AND KNITTED TOP Ho i ry, Gloves and Caps always on hand.

We have also received a lot

W. S. LOGGIE, Manchester House

1 25 Horse Power Portable Engine and Boiler i good order and ready for work. For information as to price and terms, apply to

# GEORGE STOTHART, Chatham, N E FINAL NOTICE.

of the Noonan stock. Everything must be cleared off the premises in two weeks, therefore Thousands of Dollars worth must be slaughtered. Prices no object the goods must go.

Grey Cotton, Warps, Reels, Dress Goods, Ginghams, Flannels, Blankets, Carpets, Rags, Men's Ulsters, Overcoats and Clothing. Boys' Clothing, Hats, Caps, Fur Goods and general Mer-

THIS IS THE OPPORTUNITY

money making trade. The shopping public will also please look out. We mean business, these goods must be given away at whatever they rittee of several executions used on the same having been seized by me under and by

J. D. CREAGHAN

## Shipping News.

PORT OF SHIPPEGAN. Entered Coastwise. Nov. 9-Sch Betsy, 13, Noal, Chatham, Master, gen 9-Sch Evangeline, 11, Mallet, Chatham, Master, gen cargo. 10—Sch Dove, II, Duguay, Chatham, Master, 11-Sch Curlew, 22, Robichaud, Caraquet, W Fru

13-Sch Oriole 11, Mallet, Chatham, Master ger Cleared Coastwise. Nov. 11-Sch Curlew, 22, Brideau. Caraquet, Wm Freing & Co, bal. 11-Sch Palma, 14, Duguay, Chatham, master pro-11-Sch White Bird, 27, Robichaud, Chatham, E & 11-Sch Rosa, 17, Ache, Gaspe, Wm Fruing & Co.

PURP OF BUCCOUCHE. Entered Coastwise. Nov 7 Sch Ernest da Casta, 107, Gognan, Shediae, A A Gogan, ball

rara, A A Gogan cargo. PORT OF NEWCASTLE. Entered Coastwise. Nov. 16-Sch J H Gardener, 17, Marshall, Charlott 16-Sch Janet A, 28, Hanriban, New London

Cleared Coastwise.

Nov. 15-Sch Ernest da Costa, 107, Gogan, Dem

16-Sch Leigh J, 34, McLean, Charlottetown, erchants, gen cargo. Nov 16 Sch Jenet A, 28, Hanrihan, Alberton Hutchison, lumber. 18 - Sch G H Gardener, 17, Marshall, Rustice

## DIED.

At Hotel Stanley, St. John, on 13th Nov. inst. Charles Douglas William, son of R. P. Porteous, aged two years and seven months BORN.

At the Village Hardwick on Sunday last the 19th o the wife of John A. Mills a son.

# Dew Advertisments.

All persons having any claims against the Estate of the late John Sadler, of Chatnam, in the County said estate are requested to make i amediate payment to John Fotheringham J. P., at his office.

Dated at Chatham N. B., this 21st day of Nov.

WARREN C WINSLOW, Proctor. JOHN FOTHERINGHAM, Executors THOMAS CRIMMIN,

Cour at the snit of George A. Horton, against the said Alfred H. Pallen, Sheriff's Office, Newcastle, this 18th day November, A D. 1893.

Apparatus, Chatham N. B.," will be received unti tion of a Hot Water Heating Apparatus at the the Minister of Public Works, equal to contract when called upon to do so, or if he fail to complete the work contracted for. If the tender be not accepted the cheque will be returned.

The Department does not bind itself to accept any

E. F. E. ROY,

Department of Public Works, Ottawa, Nov. 9th, 1893.

Office in Chatham, between the noon and five o'clock, p. m :and occupation of the said Michael F. Noonan: The same having been seized by me under and by Supreme Court and out of the st. John County Court against the said Michael F. Noonan. Sheriff's Office Newcastle, 14th October, A. D.

To be sold at public anction on Thursday the 22 id day of February, next, in front of the Post Office, in n and to all those several pieces or parcels of land in cribed as follows:-to wit: -All that piece or parce Patrick Co'bas a tjoining the O'Hara grant, situate

conveyed by John Flett to the said Enned Frett by est Branch of the Mi amichi River, in the parish of Nelson, and County of Northumberland opposite to Beaubear's Island, known and distinguished as the upper or westerly haif of the Lot granted to Patrick Collins, decased, containing one hundred

elson, bounde I on the lower side by lands former mon, (now deceased), thence weste is along the said southerly side line fifty five fet, or to the rear line of land belonging to Denis Mahar, thence southerly along the said year or easterly side line and the rear or easterly line of the land belonging to John Templeton, eighty fest or to the south-east angle of the said John Templeton's land, thence westerly along the southerly side line of the said last mentioned land eighty teet, or to the easterly

side of Queen ser et, thence southerly along tueto the place of b ginning. Being the same piece of land and premises conveyed by the said Enoch the 16ta day of September, A. D., 1885, and known as the Flett tantery in the said town of Chatham. virtue of several executions issued out of the Supreme Court and out of the County Courts against the said Enoon Fiett.

theriff's Office Newcastle, this 7th day of Novem JOHN SHIRREFF, Sher.ff.