

shall be an appeal to the Council from the quite as innocent as he appeared to be.

Coun. Ryan-The law specifies that there | Coun. Smith didn't think Coun. Betts He It makes no provision for appeals was not so ignorant of the power of Council as he pretended to be. Would he The Warden-The money accruing from | take the responsibility of asking the Council furnished, to reject the resolution ? Sec -Treas. read the law. It makes all Coun. Morrison said there was no evidence pauper lunatics in the asylum, not of that the people of Chatham wanted this suicidal tendencies or dangerous to others, Only the two Councillors were asking for it a charge first on the municipalities from there being no petition in its favor. which they are sent and then on the parishes Coun. Smith said the bill could be sent to which they belong, to be assessed and to the legislature without consulting the collected in the same manner as poor rates. Council at all; but as this is the representthe In case the municipality neglect or refuse to ative body of the county it was asked to make the assessment or pay the amount Coun. Ryan-An injustice may have been | consent to the proposed legislation. When over, any judge of the Supreme Court, on Newcastle asked for facilities to enable her application of the Attorney General, shall to get a fire engine house nobody stood in make an order for the same and costs, which A motion to lay the petition on the table | the wayat the Council, and the facilities were shall be assessed, collected and paid to the granted. It would be discourteous to say Receiver General the least, for the Council to refuse the re-Coun. Betts moved :quest, and if a serious fire occured causing Resolved, That this Council believes that a great deal of damage for want of facilities the care of the insane devloves upon the now asked for, the Council would be province and not on the municipalities and responsible. therefore prays that the act of last session

names of the thirty nine pauper insane

persons charged to this County it will be to it. ssible for the Council to order the

acknowledges the receipt of the following sums handed in since the annual meeting.

5.25.

\$16.00

BLACK RIVER.

AN UNLOOKED FOR FAILURE :- The well.

country customers who failed to pay their

PERSONAL:-Mr. James P. Mitchell,

Medicine Hat, N. W. T., nephew of the

Hon. Peter Mitchell, and bride (nee Mc.

Curdy), of Newcastle, New Brunswick, are

registered at the Windsor Hotel.-Montreal

Messrs. Jas. Robinson, M. P. P. and

John McKane, Manager of the Merchants'

Bank of Halifax, Newcastle, leave on Satur-

day for England via New York. We wish

them safe voyages, pleasant experiences

and will be glad to welcome them back

Mr. Seymour Williston of Bay du Vin

has surrendered at last and is now enrolled

Elward Sinclair, Esq, accompanied by

Mrs. aud Miss Sinclair, has gone to Cali-

fornia, where he has a brother and son,

We are glad to hear that the health

Rev. Mr. Aitkin of St. James' Church

in the ancient and honorable order

benedicts. May they be happy.

Witness, 20th.

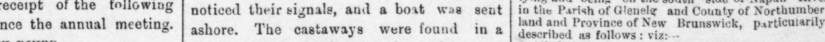
again.

ben vouage

By Mrs. Robertson, (Mid. Dis.)

Little Branch, by Miss. Kelly,

By Miss. Janet Dick, Upper Dis.)



Hotel at Chatham station formerly occupied by Robt Godfrey. Apply to J. B. SNOWBALL.

assessors. in these cases.

these fines is placed in the hands of the Sec.-Treas. to go into a special fund which the law says shall be used in the carrying out of the act. Unless the Council considers the refunding of this fine a proper way of carrying out the Act, it cannot use the money for that purpose.

Mr. Adams-The Sec, Treas, is custodian of all the county funds. done. but I fear that the Council has not the power to redress it.

passed.

EX-INSPECTOR BROWN'S CLAIM,

Coun. Tozer moved that ex-Inspector Brown be heard at the bar of the Council. Conn. Pond moved in amendment that he be heard ten minutes. Carried.

Mr. Brown said when he was dismissed he had presented an order, from the temperance body that had employed him, on the Sec.-Treas., for payment for his services out of [Coun Smith: yes and paid seven per cent for money in the Secretary-Treasurer's hands for the money it borrowed.] He Coun. Morrifees collected. He had not been paid nor had son was quite willing however to allow the the order been returned to him so he could go back to his employers with it. The temperance people called him the white haired boy till he asked them for part of the money due him. If the Council would deal with him as generously as it had with Mr. Menzies it would pay his bill. The Council had adopted the report recommending that the fees be handed back to the temperance in addition to payment already ordered, or body.

Coun. Betts did not remember the adoption of the report but he remembered that the | bils of \$3 in jail account was passed. bills were twice as large as the fund, and among the claimants. Mr. Brown got his pointed.

share, and why did he come here asking for Newcastle is improving, although he is to order the assessors not to assess it any large in Chatham be reduced one half, the money that is not in the treasurer's hands? not yet able to resume his ministerial Coun. Doyle reported from the Com. fees to be 75 cents for the field driver and longer, as the tax could not be collected. Coun. Sullivan (Hardwick) said Mr. duties. petitions (1st), that the petition of John He moved that the Sec. Treas. order the 25 cents for the poundkeeper. Adopted. Hon. J. B. Snowball left last night for Brown asked for the return of the order and McLaggan for refund of taxes be granted. CHATHAM LOCKUP. assessors not to assess railway property in it would be only fair to grant his request the upper provinces and will proceed thence Adopted. (2ad) that the petition of Jsa. Nelson. Carried. Ordered, ou motion of Coun Morrison, to great Britain and the Continent. and let him appeal to his employers. When McElwee be referred to the favourable that the Secretary Treasurer give notice of An order passed for reporting, \$50. Grand Master Fowler of the orange body we employed him we paid him. It would consideration of the assessors. Adopted. the termination of the lease of the Chatham Bills for advertising and selling the be too soft of the Council-not an honest was in town on Tuesday night. (3rd) that the petition of Thos. H. Ramsey, lockup house at the end of the present year. Chatham ferry wharf property were laid Hon. H. R. Emmerson, Chief Comtransaction-to pay him the money his old for exemption from taxes in consequence over till July. ANOTHER CUT AT CHATHAM. employers of the temperance body owe him. missioner of Public Works, was in New of privilages granted by him to the public, SCOTT ACT INSPECTOR'S SALARY. Coun Tozer said he could corroborate be not granted, the Council having no Coun. Morrison asked the Secretary castle on Tuesday and went to Millerton On motion of Coun. Pond it was ordered Treasurer if the county was liable under the Coun. Betts. He (Mr. Tozer) had been a that evening as the guest of Jas. Robinson, power to grant the exemption. Adopted. that \$500 be assessed for the Scott Act Icthe committee, and knew that (4th) that the petition of J. R. Goggin, for statute for the rent of the Chatham lockup. Esq., M. P. P. spector's salary. The Secretary-Treasurer didn't think the the accounts amounted to more than the compensation for the breaking of his win-Coun Jones-Can the inspector get fund. He had moved that the bills be paid dows by persons unknown, be not complied Mr. Tweedie has a say. county liable under the statute for rent. expenses as inspector and constable both ? pro rata, as far as the fund would go, and if with. Adopted. (6th), that the petition The Warden-The County is liable for Speaking at a social reunion at Chatham Sec. Treasurer-He is entitled to reason. that had been carried out, as no doubt it of Jas. S. Vye, for the refund of taxes payment of the salary of the keeper, and the had been, Mr. Brown had no right to ex- imposed upon him before he was of age, able expenses, rent has been taken in lieu of that. If the Jouncil refuses to pay the rent, Chatham pect anything more from the Council. be granted. Adopted. (7th), that constable both at once if I know any law. Mr. Brown-Give me half of it and keep will hire a lockup keeper, at an expense not petition of Wm. Daughney for decrease of An order passed for \$6 each for the to exceed £35 a year, as authorized by law, the balance. valuation be referred to the assessors constables in attendance. and the county will have to pay the salary. Coun. Doyle-I move the order be return Adopted. (8th), that the petition of P An order passed for the payment of the Sec.-Treas.-The County is liable for £35 ed to Mr. Brown. Hennesey for a reduction of rent be granted usual mileage to Councillors. a year for the keeper which it is not Sec.-Treas-If I have a paper to which to the extent of \$5 a year. *ASSESSMENTS, COMMITTEES ETC. called on to pay, but it now pays \$62 for Mr. Brown is entitled he'll get it. Coun, Betts thought the Council was On motion of Coun Morrison an assess. Motion withdrawn. going too far in reducing rents. Every ment of \$1000 was ordered on the Newcastle ABUT REVISORS. BUSTLER INQUEST. Council for years had had such petitions fire district for fire purposes. Coun. Morrison asked reconsideration o Coun. Doyle moved that as the cost before it, it would be best to accept surrender Coue Doyle moved for a committee to Dr. Desmond's account, and requested the revising votes, \$500, was a heavy tax, the of leases and let them go to public compe visit the Alms House during the year. Sec.-Treas. to say if it was legal to repay the Provincial Government be asked to do the Carried. coroner for money expended in conveying work and pay the expense. There was a Coun. Pond-It is not businesslike to good deal of expensive red taps about the the jury to the scene of the death inquired lower rents in this way. revising that might be done away with, and ston. Coun. Jones-How long has he had th Coun Doyle presented a list a simpler plan would answer the same Sec.-Treas. said the coroner was entitled lease parish and county officers for Newcastle. to the fees and all moneys necessarily adpurpose. Councillors receive compensation Sec. Treas. - Twelve months. Passed, now as revisors, but they could come out vanced by him. Coun. Jones-It is too soon to be asking him. [Herald. Coun Doyle moved for the appointment Coun. Morrison moved that \$6 for convey openly and ask for it if they didn't get it in for reduction. ing the jury to Kerr's Mill, the cost of of a jail committee. Carried. this way. The Wrong Place for Play. Coun. Ryan-The Council has reduced Committee-Couns Morrison and Doyle sending a coach after a sick witness, and Coun. Sullivan (Hardwick) didn't think the others. and John Sherr ff. other items, \$15,35 in all, be paid in addition resolution would be favored by the Local Coun. Pond-If the Council has don Coun Doyle was added to the Newcastle to the amount ordered to be paid yesterday Government now when they are asking us to wrong it has no reason for doing wrong ferry committee and John Johnson to the Coun. Betts said it should be referred to pay for our lunatics. If the people of his again Chatham ferry committee. County Accounts Committee. parish refused to remunerate him for his Coun. Morrison-The value of the prop Coun Tozer was called to the chair. Coun. Tozer moved it be referred to that services he didn't want it from the Local erty has depreciated. CLOSING AMENETIES. committee. Carried. Government. He could show how his parish Coun. Betts -All the lessees will Coun Pond moved a vote of thanks NEWCASTLE ACCOUNTS. would be \$30 or \$40 in pocket under a fair applying for reduction. the Warden for the able and impartial On motion of Coun. Doyle the following apportionment. What was sauce for the Coun. Morrison-The Council refused t manner in which he had presided. Carried Newcastle returns were passed-James C goose was sauce for the gander. Many reduce Mrs. Wheeler's and I think it did The Warden expressed his thanks for the Miller and John Hutchison, highway coms. hundreds of dollars had been paid for rote in a few words, saying his aim had Peter Stewart, highway com.; Timothy lunatics, but Hardwick had only one in the Coun. Betts-We had better make a scale been to be impartial in the discharge of his Connelly, J. R. Lawlor and John Delaney, asylum. Each parish paid its own cost for and reduce the rents all around. duties. col. of rates; Dan'l Hogan, John Woods and revision, and he hoped the matter would Coun. Sullivan (Hardwicke) said if they Jas Fox, by road com, s; drop now. had leased the lots for a term of years it was Newcastle Police fund showing \$374,68 Coun. Doyle explained that he meant no rather singular they should be applying for reflection on Coun. Sullivan or any other on hand. John Nevin, Police Magistrate reduction of rent. If he leased a farm would for it, but would only mention one of them : showing \$38,30 paid to the Sec. - Treasurer Councillor. His remarks were not personal he not have to pay the rent he agreed to but for the good of the County. The tax of during 1893; Wm. Masson, col. justice; Wm Masson, col justice for 1891, showing 10 pay when he took it? There should be good in the discharge of his duties. Carried. \$500 we pay for the revising is for the reasons for any reductions. Why don't Mr. Thompson thanked them very much. benefit of the local government. cents due Sec. - Treasurer; Alex Jessamine, they surrender the property if it does not The utmost harmony had always prevailed district clerk \$4; Newcastle Firewards Coun. Connors agreed with Coun. Doyle between him and the Council, and he trusted report and accounts, showing \$234.84 on It would be a way of showing the govt. Coun. Scofield moved that the prayer always to retain their confidence. One and hand. [Report came in late. It will that, if they would saddle us with the the petition be not complied with. all would go away with his best wishes for appear next week-EDITOR.] lunatics, we would saddle them with the Coun. Ryan said the principle of making

Coun. Morrison said Newcastle had paid

for its engine house by yearly assessments, not in the way proposed by this resolution reported, resolution to pass. Coun. Mersereau said this was merely

discussion and no discourtesy at all. H felt a little mite alarmed on account of the wharf farce. The resolution was adopted. Coun. Betts reported on Dr. Desmond

bill, recommending the payment of \$15.35 \$80.41 in all. Passed.

On motion of Coun. Betts James Brown's On motion of Coun. Savoy the parish that it was decided to divide it pro rata and County officers for Alnwick were ap-

PETITIONS REPORTED UPON.

assessment asked for at this session. It might be well to ask that the names be

may be rescinded by the Legislature. Adopt-

BYE-LAWS RELATING TO NELSON POLLING PLACES, FENCES IN WINTER, ETC. Coun. Anderson, from the Bye law Com.

(1st) That Nelson be divided into three

polling districts, with polling places at Flett's Cove, Mahoney's schoolhouse and Chelmsford schoolhouse. Adopted. (2nd) That coms. or surveyors of roads in

Northesk, Southesk, Nelson, Newcastle, Chatham, Hardwick, Glenelg, Rogersville and Alnwick may remove fences to prevent

fields. Adopted (3rd) A bye-law relating to the running at

(4th) That animals exposed on Chatham wharves may be sheltered and fed at the

(6th) That the penalty for cattle found at

Coun: Doyle-I was a member of a com mittee that rented this land for \$220 a year. Now it has been sold for \$2 a year. Coun Flett-The question is, are we to

carry out what the committee engaged to do, or not ?

Coun Ryan-I can see no great harm in letting it lie over till July.

koown St. John firm, J & A McMillan, book Coun Connors said one of the purchasers sellers, printers and stationers, has assigned had engaged counsel to attend and demand to Messrs. Chas. W. Weldon and Geo. A. his lease, but the lawyer was called away. Schofield. We understand that the Banks As he was in his office part of the time he of Montreal and New Brunswick are preferwould take the responsibly of demanding it red creditors. The liabilities are said to be and could assure the Council that the about \$70,000 and the face value of assets gentleman who demanded his lease would about the same. The firm is an old one pay no more rent than he had engaged to and its credit was always excellent. Its bankruptcy is due to losses through

Laid over till July. DERBY AND BLACKVILLE HIGHWAYS.

Coun Betts moved that the Sec.-Treas. prepare and send to the Legislature a bill for Derby, similar to the Nelson Highway Act. Carried.

Coun Scofield moved that the Sec. - Treas. prepare a similar bill for the middle district of Blackville Carried. COUN MORRISON AGAIN AFTER CHATHAM. Coun Morrison moved that the Sec. - Treas. prepare and send to the Legislature a bill for the repeal of Sec. 2, Chap. 25, Vic. 4,

requiring the county to pay the salary of the Chatham lockup keeper. Carried. ASSESSMENTS.

Coun Morrison moved an assessment of \$800 on the Newcastle police district for light and police. Carried. Coun Betts moved an assessment of \$3,800 drifts and lay out winter roads through be made for contingencies together with the

> deficits now due. Carried. Coun Flett said the railway property in Nelson had been assessed \$75 to \$90 every year for 15 or 20 years, and the tax had

never been paid, but appeared every year in the defaulters list. He thought it advisable

cost of revising votes.

property. Mr. Call got a reduction of \$100 goodness sake don't expect Blair to pay us

for anything.

Coun. Flett said it was no use to tall

about getting anything from the local govt

Blair and his colleagues were the bosses at

Fredericton and would do as they liked.

It was just one way of paying the Coun-

to work for nothing he didn't know. For

cillors, and why people should expect them

Coun. Jones said we had plenty of money

yesterday to pay a man as inspector and as

constable also. His parish would scorn to

Coun. Ryan moved that the resolution

send him without paying him.

on the table. Carried.

reductions was wrong. Let the lease b

caucelled and the property put up to com-

Coun, Doyle said he was on the committe

when Mr. Hennessy asked for a renewal of

the lease. There was a building on it, which

was rented, but it has been vacant for some

on the wharf lease because the income from

it had decreased; Mr. J. O. Fish got a

thereby treat all alike.

reduction of \$5 on his lease, and it was only

Coun. Mersereau said he felt that it was

petition.

piteous plight, standing on the rocks, some All that piece or parcel of land situate being in the south side of Napan River in the Parish 4.90. with pieces of raw penguin flesh in their and County aforesaid known and distinguished as the Skidd property, commencing on the shore of Napan River at a point twenty four rols below of 5.85. hands, which they were eating.

Oyster River Notes.

the South side of the said High way com mencing at a point Thirty rods from the said Oyster River Mill, owned by Mr Aiton Andrew Gillis' easterly line and running back to the rear of the said Lot-and being the upper part of n full blast again; and with the modern the Homestead property of the late Robert Brimner deceased, bein; all that tract of land mprovements, recently added, is capable and premises devised by the late Robert Brim manufacturing a larger quantity of spoo ner, deceased, to his son Philip Brimner, late deceas ed, by his last will and testament dited the 25th wood than it has done in previous years day of November A. D. 1881, and registered in th Quite a quantity of squares have already Northumberland County Records-Volume 61. pages 87 and 88. been cut, and hauled to place of shipment, which will bear inspection.

The services of the amateur sawyers Brimner, deceased, situate on the south side of Napan last year have been secured showing that liver in the Parish and County aforessid knowa and istinguished as Lot No16. and bo inded as followsevery confidence is placed in their ability by viz: - In front or Northerly by the soid Nupin River Westerly by Lot No 17 at present occupied by Andrew

their employer. Gillis, Eisterly by Lot No 15 at present occupied b Oar esteemed friend, Mr. John Fraser o George McKnight, and in rear by Wilderness lands, being the Humestead lands and property o ened b Chatham, has again obtained the the late Robert B inner, deceased containing 300 acres more or less and originally granted to Philip tract of supplying the mill with wood, and he is filling it with his usual good faith. The snow in this section of country averages about three feet, which makes woods work Brimner and Alexander Brianer.

rather difficult. We have again been favoured with a Dated She iff's Office Newastle, this 20th day driving party, consisting of friends from Kent January 1894. and Gloucester Counties showing that the TRUSTEE'S water flowing from Oyster River, has some attraction for the inhabitants of other counties, as well as old Northnmberland. Notice is hereby given that John Kenny We have not yet been honoured by the Chatham, in the County of Northumberland, baker has this day assigned his estate and effects to the appearance of our worthy friend Mr. James undersigned, in trust for the benefit of his credi Dower, better known as" The bound that The trust deed lies at the office of R. A. Lawior, hunts the hare." or in milder terms " The n Chatham, N. B., for inspection and execution. man who shot thirty-six rabbits in one day Chatham N B. Jan. 13th. 1894 last winter. To all appearances his chances

are good for another big day's shooting this INTERCOLONIAL winter, on the same grounds. It has become fash onable among friends down here to "swap dogs;" and grave sus Quebec Winter Carnival. picion rests upon a certain J. P. in this Excursion Tackets will be issued Chathan to vicinity for taking the life of a particular Quebec and return at Single First Class Fa animal of the canine species, but not the one the 26th and 27th January, and at which was presented to our "Golden haired"

lady friend. We are pleased to hear that Mrs, Mahoney is recovering from her late illness. pupil is progressing rapidly, being possessed of more than ordinary musical calent.

CHICK A-DEE.

Advertisements.

DIED At Chatham, on Tuesday 16th January, inst Isabella Cameron, beloved wife of William Featon aged 40 years.

Alew

NOTICE OF SALE.

the other night, Hon. L. J. Tweedie, Coun Jones-He can't be inspector and surveyor general, touched upon the policy of his government in reference to the crown lands, and predicted that a few years hence, everybody would endorse it as the best possible one in the interests of the province. It would tend to the preservation of the timber, and the lands would be more valuable at the expiration of the licenses than they are now. He had the best officered department in Canada, and gave his subordinates credit for the good work they had done. The government had imposed taxes, but they were necessary to meet calls apon the Committee-Couns Doyle, Smith, John- treasury that were entailed by new settlements, etc. The province got the benefit of the expenditure. He expected to be endorsed at next election-perhaps not unanimously, but by a two to one vote, which would saisfy having been made in the payment thereof, WARREN C WINSLOW, Proctor. Councillor Morrison of Newcastle seems to imagine that it is his mission to ncrease the assessments of the county and the parish of Chatham as much as the land formerly owned by the Chatham possible and to oppose anything that Joint Stock Company, and conveyed to the promises to benefit Chatham, He has been a member of the Council sufficiently long to do better than stir up the prejudices of less informed councillors so as to get them to pass worse than useless resolutions such as by Samuel U. McCulley, thence northerly that for a bil to divest the municipality Coup. Betts moved a vote of thanks to the of its responsibilities in connection with Secretary-Treasurer. He would require at the Chatham lockop. The county will least twenty minutes to give all the reasons have to pay for drawing and advertising the easterly side of the said Chatham Joint the bill, which, of course, will not pass. He had never once seen him irritated while It was mainly through Councillor Morrison's instigation that the Council behaved land. so childishly over the Chatham public said wharf matter, which may result in hundred and thirty-five feet to place of another bill for law costs against the County. Then, he wanted to prevent us



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

Also all the Right, title, interest and shares of th paction of which is respectfully invited. said Robert Brimner and Alexander Brimner in and to all the Homestead property of the said Robert

F. O.PETTERSON.



Miss Murdoch, Graduate of the "St. John t raining The same having been seized by me under an1 by School for Nurses," is open for engagements (not obstetrics). Address, Millerton. Mir., N. B. virtue of an execution issued out of the Supreme Court by William Wyse against the said Robert



R ATTENDANCE is constantly increasing We have now more enrolled than at vious Christmas season More applications for admission have been

eived than ever before. Everything indicates that 1894 will be the most necessful year in the history of the College. Four First Class Teachers now on our staff. Classes will re ope

TUESDAY JAN. 2' 1894

KERR & PRINGLE,

St. John, N. B.



on the 29th 30th 31st January .94, and at correspond-The Subscriber offers for Sale operty situated at the month of Black River in The Tickets are good for continuous passage he purish of Glenelg now jointly ownel, by him and and the return journey must be completed no later than Wednesday the 7th Fabruary 1894.

Donald Mclean, and formerly owned by the late Alexander McDonald deceased. For particulars A Buffet sleeping car leaves Halifax daily (Suaday exceptel) and runs through to Levis without

CAPT. C. C. MCLEAN, Hardwick or M. S. BENSON, Barrister Chatham Dated Chatham Dec. 27th 1893.

General Manager Railway Office Moncton N. B. 16th January 1894.

--- IN----

Rosewood, Walnut, etc.,

Coffin findings and Robes supplied at the very lowes

James Hackett. Undertaker

CHATHAM, N. B.

TO LET

ates. Pall Bearers' outfit furnished.

\$8,00

ngly low rates from all other stations



JAS. F. CONNO3S, Trastee.

RAILWAY.

D. POTTINGER,

Notice.

LET. TO

The House, Barn and premises lately occupied by he late John Sadler; also the store and offices adoining, and the warehouses on the wharf. Possession given immediately

The house is a most desirable residence for a bus The subscriber also offers for rent, the house

tely occupied by Mrs. Leonard, opposite Masonic

For terms and other particulars apply to

L. J. TWEEDIE

large of cattle in Blackville. Adopted. expense of the owners. Adopted.

CATTLE IN BLACKVILLE AND CHATHAM. Coun. Scofield submitted a bye-law against cattle running at large in Blackville. Referred to bye-law committee.

Coun Connors said schooner captains had been in the habit of landing cattle on Chatham wharves and leaving them there without shelter, food or water for two or three time, and no income is derived from the days. He thought it would be well to authorize some one to look after such cattle, and moved to refer the matter to the byelaw committee. Carried.

ROGERSVILLE, NEWCASTLE AND NELSON RE- fair and just to reduce Mr. Hennessey's and TURNS.

On motion of Coun Barriault, Michael Savoy, col. justice 1893 for Rogersville, was | a bad practice to reduce rents in this way.

to ex-Warden Flett for his able and impartial conduct in the chair. Carried. The annual meeting of the Committee of Coun. Flett aaked that the Council accept Management of St. Luke's Methodist Sunday his thanks for their thanks. He had tried School was held on the 10.h January, Rev. to do his duty and thought he should have George Steel in the chair. The Treasurer reportel as follows :had a vote thanks like his predecessors. He had come to the conclusion that his prede-Monies collected for year 1893...... \$222 26

cessors were thanked for the supper they Expended for year..... 251 34 Of this \$60.38 went to the Missionary had given, and that he got no thanks because Society. he had given no supper. He was glad that even at this late day he had got the vote.

their health and prosperity.

The average collection was \$1.86 against Coun. Ryan moved a vote of thanks to the \$1.53 last year.

To George Stothart, of the town of Chatham in the County of Northumberland, and Province of New Brunswick, Matilda his wife and all others whom it may concen: -Notice is hereby given that under and by virtue of a power of sale contained in a certain Indenture of Mortgage, bearing date the sixth day of July in the year of our Lord one thousand eight hundred and ninetytwo, and made between George Stothart, Merchant, of Chatham, in the County of

xecutor s Northumberland, Province of New Brunswick, and Matilda, his wife, of the first All persons having any claims against the Estate part; and Minnie R. Loggie of the same of the late John Sadler, of Chatnam, in the Cornty place, of the second part ; and recorded in

Northumberland, deceased, are requested to Volume 59 of Northumberland County hand in their accounts, duly attested, within three Records, pages 218,219, 220,221 and numbermonths from date and all persons indebted to the ed 17 in said Volume, there will, for the said estate are requested to make immediate payment to John Fotheringham J. P., as his office. purpose of satisfying the moneys secured by Dated at Chatham N. B., this 21st day of Nov the said Indenture of Mortgage, default D. 189

be sold at public auction on the premises in Chatham aforesaid on Friday the twenty seventh day of April next at twelve o'clock noon, the lands and premises mentioned and described in the sali Indenture of Mortgage as follows; -" all that piece or parcel of land and premises situate, lying and The residence and premises on St. John Street being in the Town of Chatham aforesaid, the County aforesaid, being part of said George Stothart, by Wm. A. Hickson by Indenture dated the 20th day of May A. D. 1892, which said piece of land is abutted and bounded as follows ; - Commenc. ing on the easterly side of Queen Street at the northwesterly corner of that part of the same lands presently owned and occupied along the easterly side of Queen Screet to to the southerly side of Duke Street thence easteriy along the southerly sile of Duke Street one hundred and thirity five feet, or Stock Company land, thence southerly along the said easterly side line and parallel with Queen Street to the northeast angle of the soid Samue' U. McCulley's and thence westerly along McCulley's northerly line beginning, excepting and reserving nevertheless, as is excected and reserved in the Deed of part of the said land to the ninth day November, A. D., 1870, as by reference thereto will fully appear." Together with the buildings and improvements thereon and the privileges and appurtenances to the same belonging or in any matter appertaining Dated the twentieth day of January, A. D., 1894. MINNIE R. LOGGIE, Mortgagee.

BLACK, JORDAN & BLISS,

(Fredericton)

Solicitors for Mortgagee.

NORTHUMBERLAND

ACRICULTURAL SOCIETY

posite the Pro-Cathedral) known as the Hon ohn M. Johnson property. Also; the house and premises known as the Letson homestead (suitable for two families) on the west side Cunard Street, (south of Church St. Immediate possession given. Apply to MRS. ISABELLA LETSON, or L J TWEEDIF Ail persons having claims against the E-tate of duly attested. And all persons indebted to the said estate are requested to make immediate payment to the undersigned.

ROB[®]RT C BOYES Executors. Blackville November 7th 1883. 2-1-15-94



hatham, in the County of Northumberland. erohant, has this day assigned his estate and effects to us the undersigned, in trust for the benefit fhis creditors. The trust deed lies at the office of Messrs Tweedie & Bennett, in Chatham, N. B., for inspection and execution.

Creditors desirous of participating in the said rusts are requested to execute said trust deed within three months from this date.

P. H. C. BENSON, Trustees. WM. C. STOTHART, Chatham N B. December 18th, 1893.



SHERIFF To be sold at Public Auction, on Wednesday the 4th day of April, next, in front of the Registry Office. Newcastle, between the hours of twel

all the right, title and interest of James Somers n and to all those several pieces or parcels of land n the county of Northumberland and Province of New Brunswick, more particularily described as

follows : viz:--All that certain peice or parcel of land situate lying and being in the Parish of Southesk, being the ortion of a block of land reserved by the government for the use, benefit and tehoof of the late Francis Jullian's tribe of Indians, situate on the south side of the Little South West River, abutted and bounded as follows, to wit :- Commencing at the upper side line of lot let by Barnaby Jullian. JOHN FOT JERINGHAM, Executors Grow and Sons, thence to extend up stream till it Grow and Sons, thence to extend up stream till it strikes the lower line of land formerly in the occupation of Moses Travis. which is at a gully near the head of the Slaty Rapids, (so called) thence back on a line parallel with the said Timothy Crow's lot to the rear of the said Indian Reserve or allotment-together with the Island known and destinguished as the Old-Squaw--which said before mentioned land is called the Perrie Long property, and was deeded to the said James Somers y Alian A. Davidson by deed dated the 1st May, A. D. 1873, and registered in volume 56 of the Northumberland County Records, pages 521 and

Also, all that other tract of land situate in the Parish of Southesk in the county and province foresaid, bounded as follows to wit:

Beginning at a stake placed on the southern bank or shore of the Little Southwest Branch of the Miramichi River, distant one half a chain from the ine east of lot number Eleven on a course at right angles Easterly thereto within the Indian Reserve. nce running by the magnet south two degrees west fifty nine chains to a birch tree standing on the northern side of the road from the upper settlement.

the late Scott Fairley will please forward the same thence south eighty nine degrees and fifteen minutes, east eighty chains and twenty five links to a beech tree, thence north twenty two degrees, east fifty nine chains to a cedar tree at, aforesaid bink or shore, thence following the various caurses thereof up stream to the place of beginning, containing forty seven acres more or less, and known as the Travis property and was decded to the said James Somers by Oliver Willard by deed bearing date the 14th day of October A. D. 873, and registered in volume 56 of the North

umberland County Records, pages 522 and 523. Also, all that tract of land situate in the Parish of southesk n the County of Northumberland and

rovince aforesaid: Beginning at a stake stan ling on the northerly bank or shore of the Little South west Minamichi River in the southwest angle of lot number thirteen in the Indian Reserve granted to David and James Somers, thence running by the magnet of 1847 north two degrees, east ninety two hains and fifty links along the westerly line of said grant to the northwesterly angle thereof, thence north eighty eight degrees, west difteen chains, thence south two degrees west seventy nine chains and fifty links to a maple tree standing on the northerly bank or shore of the river, and thence following the various courses of the same down scream in a soucheasterly direction to the place of beginning, containing one hundred and thirty four acres more or less including Gibbons Island lying in the aforesaid river in front of the above described ot, which said described lot is known and destinguished as lot number twelve in the Indian Reserve, and was granted to David Somers and the said James comers by grant cated the 6th August 855, and is the land and premises on which the said Jam's Sumers resides.

Also, all that one had part of all that lot or tract of land s tuace, lying and being in Northesk in the County of Northumberland and province aforesaid, and founded as follows, to wit :- Beginning at a birch tree standing on the eastern bank or shore of the North west branch of the Miramichi river in the southwest angle of lot number four above the Little Sou hwest river, thence running by the

