[Continued from 2nd Page.] discharge the duty of Special Constable, and that I will cause the peace to be kept and preserved to the best of my power while I continue in office. So help me

78.—Any person called upon to act as a Special Constable as provided in the last section, refusing or neglecting to serve or take the prescribed oath, shall be liable take the prescribed oath, shall be liable to a penalty of eight dollars, and no person shall be deemed incapable to serve or be sworn in as a Special Constable by reason of his not being a ratepayer in the Parish, or of his not having paid his rates.

79.—In counties not heretofore incorporated all County officers shall continue

to discharge the duties of their respective offices until the appointment of County Officers by the County Council, and all Parish Officers shall continue to discharge the duties of their respective offices until the appointment of their successors by the Council at the January meeting, in the year one thousand eight hundred and seventy-eight, and such officers shall after the commencement of this Act be subject to the control of the County Council and liable to account to the County Council as well in respect of the discharge of their duties before the commencement of this act as afterwards, and to the same extent as not exceeding eight hundred dollars as the said Council shall determine, to appear at the said meeting of the Council or any other meeting of the Council to be named, they would have been subject to the con-trol of and liable to account to the Sessions had the Act not been passed; and in the case of a vacancy in any Parish office before the said January meeting, the same shall be filled in like manner as in counfor the payment by any officer of any sum ties heretofore incorporated.

80.—All persons, bodies, commissioners lawfully applied or retained by him (which order the Council is hereby empowered to make) and such order be not complied or boards heretofore subject to or liable to account to the Sessions in Counties not heretofore incorporated, shall upon the commencement of this Act be subject to and liable to account to the County Counting such person to gaol make the order

81. - Where in any Parish there are three Councillors, such Councillors, or where there are four or more Councillors, three of such Councillors to be selected by the County Council, shall be the Revisors under the law relating to the election of members to the General Assembly; provided that nothing herein shall extend to a City or Town which constitutes in itself a Parish; and provided further that nothing herein shall alter the law now in

force in reference to Revisors in Parishes represented by two Councillors in the County Council.

82.—Ex-officio Councillors shall not take part in the appointment of parish officers in any parish unless the Councillors of the parish or a majority of the parish. of the parish, or a majority of them where there are more than two, fail to agree; provided that where any parish includes within its limits an incorporated town, and any of the parish officers exercise any of their powers within the town, the County Councillors representing the town shall take part in the appointment of such offi-

COUNTY ACCOUNTS.

83.—The Secretary-Treasurer shall at least one week before the January meeting deliver his account and all accounts filed with him to the County Auditor for

84. - The auditor shall audit all County and Parish accounts, and all accounts o persons Boards, Commissioners or Bodies corporate required by law to account to the County Council and all accounts in any way affecting the Municipality, and for that purpose he may call for all books and vouchers he may require, and when audited, the accounts shall be open to the inspection of any elector.

85. - The Warden shall in the month of January or February publish in a news-paper published in the County if any such be published, and if not, in such newspaper as the County Council shall select, and as will afford the best information to the inhabitants of the County, a full and detailed statement of the receipts and ex-penditure of the Municipality during the past year; the different sources of revenue and the amount received from each; the several appropriations and the objects thereof, and the amount expended under each; together with the amounts of all assessments ordered and made, the purpose thereof, the amount received and the application thereof; such account shall be signed by the Warden and Auditor of the

86.—The Secretary Treasurer shall enter in a book the proceedings, bye laws, rules and regulations of the Council, and receive for the Council from all persons having charge thereof, all money, property, books, documents, plans, maps, manuscripts and bonds, pertaining to the County or any parish thereof, enforce obedience to the provisions of the Act, and to the rules and regulations of the Council, and shall also keep on file all papers and documents in which any action has been taken by the Council. The Warden or Chairman and the Secretary-Treasurer shall sign the book so kept as aforesaid, and an extract there-from certified by the Secretary-Treasurer to be a true copy thereof, or extract there-from, shall be admissible in evidence in all courts to prove the contents of such book. 87.-When on the trial of any suit or complaint in any court, it shall be necessary to prove the appointment of any Parish or County officer, a certificate under the hand of the Secretary-Treasurer for the time being, and sealed with the seal of the Municipality stating the appointment and the time and manner thereof, of any such Parish or County officer, shall be sufficient proof of the appointment of such officer; and if any such certificate purport to be signed and sealed as aforesaid, the same shall be admitted in evidence without any proof of the seal or of the sign ture of the Secretary-Treasurer, or of the official character of such Secretary-Treas-

88.-If any Secretary-Treasurer shall wilfully give a false certificate of any appointment as aforesaid he shall on conviction be subject to a penalty not exceeding eighty dollars which may be sued for by

any person aggrieved.

89.—All persons acting as Parish or County officers shall be deemed to have taken the oath of office except in proceedings against them for neglecting to take

90 .- All Councillors or County and Parish officers having charge of any money, property, books, documents, plans, maps, manuscripts, or records of any kind pertaining to any Parish within the Municipality, shall deliver up the same on demand to the Secretary-Treasurer, under the penalty not exceeding fifty dollars for

91.-The Overseers of the Poor for the several Parishes unless otherwise directed, shall on or before the first Tuesday in December in each and every year, make returns in writing under oath to the Secretary-Treasurer containing a detailed ac-count of all moneys placed in their hands, or in the hands of any of them, for the support of the Poor, or otherwise in their capacity of Overseers of the Poor. and of the expenditure or other disposition of the same, accompanied by vouchers for the sums expended or disposed of, under a penalty against such Overseers of the Poor as may neglect their duty hereby impos-

ed, of a sum not exceeding forty dollars for every breach of duty, to be recovered before any Justice of the Peace of the County, with costs, in the name of the Secretary-Treasurer, and such penalty when recovered shall be paid over to the Secretary-Treasurer for the use of the

92.-Every County or Parish officer whether in office at the time the requisition is made or not, shall when required by the County Council render full, true and detailed accounts of all moneys received and paid by him under the orders of the Council, or by the authority of any Act of Assembly or otherwise by virtue of his office, and shall in like manner whenever ordered, pay over any sum or sums of money which by such accounts shall appear to be due by such officer or to have come to his hands as such officer as aforesaid, to such person or persons as the Council in such order may appoint to re-ceive the same; and in case of disobedience of any such order or of any other order of the Council lawfully made, or if the same shall not be attended to within ten days after the service of such order, it shall and may be lawful for any Council to cause such disobedient or refractory officer by warrant (E) to be brought before the Coun-cil, and if such disobedience or improper conduct be persisted in, then or at any time afterwards, to commit such officer to the Common Gaol without bail, until such order or orders of the Council shall be complied with, and such proceedings of the Council against the said officer shall not in any case relieve his sureties from liability on any Bonds entered into by

93. -If any warrant be isseed under the provisions of the preceding section, it shall be lawful for the person executing such warrant in case the officer against whom the warrant is issued cannot be brought

before the Council by reason of their adjournment, or in consequence of their not being in session at the time of the execution of such warrant, to take such officer before any Justice of the Peace resident to animals: in the County, and such officer shall thereupon enter into a recognizance before such

Justice with two sufficient sureties to the

satisfaction of such Justice and in such

amount as the said Justice shall determine.

not less than four nor more than eight hundred dollars, to appear at the meeting of the Council for such County next en-

suing the date of such recognizance and abide the order of such Council, and in

default of such recognizance being given, the said Justice shall commit such officer

to the County Gaol, there to remain until

the sitting of the Council for the said

County next ensuing such commitment, anless the recognizance herebinefore pro-

vided shall be sooner given; and such

Council may then deal with such officer as

94.—Upon any person being brought be-fore the Council by virtue of a warrant

issued under the provisions hereof, the

Council may instead of committing such

person to gaol at any time pending an ex-

amination or investigation they may see

fit to make, take from him a recognizance

with two sufficient sureties in such sum

95. - If the Council shall make an order

or sums of money found to have been un-

with, the Council may instead of commit-

shall execute according to the exigencies

POWER TO MAKE BYE-LAWS.

96. - The Council may make regulations

use, the management of all County

property, and the support of the

2nd. For providing means to pay the

ing of all tolls, rates and county

revenues, for imposing penalties,

determining the amount and manner

of paying salaries, fees, and re-

muneration to County officers, making contracts, and for deter-

mining what officers shall be paid,

and the amount and mode of pay-

5th. For making regulations for try-

6th. For regulating the election

7th. For the good rule and govern-

ment of the municipality, and for

the regulation and management of

the local, municipal, fiscal, pruden-

tial and sanitary affairs thereot;

8th. For regulating the mode, man-

sage along the rivers;

rates thereof;

rized by law:

for the same.

thing to pound.

lands for public uses.

tax on dogs.

squares, sidewalks and pavements

dockage, wharfage and cranage ;

straw and fixing the rates thereof;

gates across highways for the pro-

keeping them in repair; provided

that no such fence or gate shall be

erected which has not been autho-

18th.—For the occupation and grazing of marshes, sand bars, beaches, and

other low lands and islands, and the

erection of water and other fences

and gates thereon, and for deter-

mining what creeks, lakes, swamps,

rivers, arms of the sea and fences

shall be deemed lawful enclosures

19th. For the regulation of pounds.

20th. For preventing the firing of guns

or other firearms or the setting off

ing of fire, lighted candles or lamps

without being covered or secured.

serves, town commons and other

21st. For the regulation of school re-

22nd. For imposing and collecting a

23rd. For preventing the ringing of

24th. For the regulation and manage-

ment of booms for holding timber,

logs and other lumber, and for the

with the lien of boom-masters there-

for, and prescribing the mode of re-

covering and right of disposing of

the lumber of any person for which

such boomage may be charged, in

default of payment, not interfering

25th. For establishing and regulating

26th. For defining the Gaol limits, not

27th. Fcr the regulation and management of workhouses and gaols.

28th. For the marking of neat cattle

29th. For preventing disorderly riding

30th. For preventing the growth of thistles and other noxious weeds.

31st. For regulating the manner and times of burning brush and other

32nd. For regulating the assizes of

34th. For establishing lock-up houses in such parts of the County as may

be necessary, and making regula-

tions for the government thereof;

removed to the common gaol, but

no person under arrest in civil causes

shall be detained therein more than

forty-eight hours.

33rd. For preserving the banks

materials in clearing lands.

and driving on the public roads and

bridges, and preventing coasting

exceeding three miles nor less than

a police in any town or village.

half a mile from the gaol.

and sheep.

rivers.

doors, or ringing door bells.

bells, shouting or other unusual

noises in the streets, knocking at the

squibs or other fireworks or burning

and fixing the fees and rates to be

ing contested elections of Council

ing them:

Councillors:

which order the Sheriff or constable

and abide the order of such Council.

directed in preceding section.

36th. For restraining and licensing all exhibitions, circuses and other shows order thereat; but no license fee public nuisances:

horses, cattle, sheep, swine, goats, dogs, geese, turkeys, hens and other domestic fowls; for the care and domestic fowls; for the care and keeping of stray horses, cattle and sheep; and for providing for the killing of such dogs as are found therefor to the performance of the contract. running at large contrary to law: 39th. For regulating the measurement

40th. For the preservation of bridges and preventing injuries thereto; 41st. For regulating the amount in which bonds shall be given by Par- Municipality. ish and County officers concerned in the collection, receipt or expendiand the nature and amount of the security required, when not otherwise provided;
42nd. For defining the duties of Par-

ish and County officers, and the good in law and equity.

manner in which they shall account 123.—All lands in any County reserved

Regulations shall be of any force so far as they are repugnant to any law, or beyond the authority or power which can be given by the Legislature of this Province; and one years, any land held by the Municifor the management and good order of the Sec'y-Treasurer shall, when required their proceedings and may make bye-laws to regulate the following objects:—

by the Province; and the years, any land held by the Municipality or any part thereof, on such terms to regulate the following objects:—

of all bye-laws, rules and regulations to legislature of this Province; and one years, any land held by the Municipality or any part thereof, on such terms as it shall deem most beneficial to the trust. of all bye-laws, rules and regulations to the Provincial Secretary's office.

1st. For the management of such real estate as may be required for County 3rd. For assessing and appropriating | Assembly any power is vested in the Ses all money authorized by law to be sions, or in any committee, board or comraised, but no greater assessment mission appointed by the Sessions, the assessment shall be confined to that reading any such act, the term "Sessions" 4th. For the collection and account-

> to the duties, rights, liabilities or protector this or any Act of the General Assembly, tion of County or Parish officers, or any or of any deed of bargain and sale or otherother matter or thing therein contained, shall, so interpreted, be applicable except of any action or suit at Law or Equity in so far as they are so altered, inconsistent or repugnant as aforesaid, to Counties heretofore or hereby incorporated. 99.—All bye laws in force at the time spect to matters over which the County Council have control under this Act, shall continue in full force and operation; subject to be altered, amended or repealed by

bye laws to be made by the Council. 100.-All bye laws and regulations ner and form of making out ac-Sessions made by any Sessions, and counts and claims against the muniin force at the time of the incorcipality for any matter or thing poration of any County, shall in reupon which the municipality may spect of matters over which the County Council have control hereunder, continue be liable to pay any sum of money for any purpose provided for by the in force until repealed, altered or amend-

laws relating to municipalities, and ed by the Council. to declare the time at which the 101.—A copy of any bye law or regulasaid accounts shall be filed with tion of Sessions made by the Sessions pre- County, and Judgment may be entered the Auditor, and to direct that the said accounts or claims shall not be received for audit unless such form received for audit unless such form is complied with.

of any Municipality, certified by the Secretary-Treasurer of the Municipality have

of any Municipality, certified by the Secretary-Treasurer of the Municipality have

of any Municipality, certified by the Secrememorial of the same filed with the Secreof fences along highways in places | been compared with the original and to be subject to drifts of snow and pro-viding for the expense thereof, and official character of such Secretary-Trea-County funds, and the same may be inauthorizing persons to cross the surer or of his hand writing, be sufficient lands of others during winter to evidence in all Courts of the passage and be assessed, levied and collected in like existence of such bye law or regulation. 102.—The Council may by bye laws, gulation of markets, market houses, and fairs, and for the slaughtering of and penalties and ordain such forfeitures

10th. For the establishment and reanimals, and the sale of dead meats; as they may deem necessary for the noning and regulation of ferries, and in any case forty dollars, and may profixing the rates and fares thereof, vide therein for imprisonment not exceed-GENERAL PROVISIONS. 12th. For the protection of streets. 103.-All fines and penalties shall be

and of the posts, railings, trees and applied according to the directions of this Act, or of the bye laws imposing the same; other defences and ornaments thereor when not specially applied then shall be paid to the Secretary-Treasurer for the 13th. For the use and management of use of the Municipality.
104.—No action shall be brought against docks, wharves, landings and cranes, and except in the case of a any person for anything done by virtue of public harbor, fixing the rates of an office held under any of the provisions of this Act, unless within three months

14th. For the regulation of carriages after the act committed, and upon one for hire, cartage and truckage, and the lading and unlading of vesand the action shall be tried in the County where the cause of action arose. 15th. For the measurement of salt 105. - The defendant in any such action coals, and wood, and fixing the may plead the general issue, and give the special matter in evidence. If it appear that the defendant lawfully acted by 16th. For the weighing of hay and virtue of an office held under the provisions 17th. For the erection of fences and

of this Act, or that the cause of action arose in another County, the jury shall give tection of intervale land, and the him a verdict. 106. - All liabilities due by any County or Sessions shall be assumed and paid by the Municipality and be recoverable from the Corporation, and all debts due to, and

property of the County, shall vest in, and be recovered by the Municipality in its corporate name 107.—All contracts approved of by the Council shall be signed by the Warden and countersigned by the Secretary-Treasurer. 108.—Orders for assessment may be made by the Council at any semi-annual

109. - When it is necessary to raise any taken and received by pound keepers and persons lawfully driving anysum of money for the payment of the contingencies of the County or of anything chargeable upon the contingent fund of the County, or to meet any deficiency in such fund, the County Council may order the same to be assessed, levied and col-

of combustible materials, the carry-110. - The County Council at any semiagainst any certain Parish or certain Parishes, in their Municipality, that may at the time be indebted to the County, for the whole or a part of such indebtedness as may be deemed advisable by the Council, or they may order a portion of the same to be assessed at one time and a portion at | the County ... another; and the amount so ordered to be assessed shall be included in the General Warrant of Assessment against the Parish, and shall be assessed and collected in the driving of timber and logs; for fixing the table of tolls for boomage same manner as other Parish rates are assessed, levied and collected, and when so collected shall be applied to the payment or reduction of the debt due by the Parish from which it has been collected.

111. The Council may allow to the Clerk of the Peace, Secretary-Treasurer and other County officers such compensation or salaries as they may deem just for with any corporation or person empowered by law to establish a spective offices, and the same shall be spective offices, and the same shall be chargeable upon the Contingent Fund of the County.

112.—The Council may make allowance to the Sheriff or other officers for any service performed by them in the execution of their offices, and may order the same to be paid out of the Contingent Fund. 113.—Whenever any compensation or reward or sum of money shall be required to be paid to any officer or person out of the County Funds by virtue of any law.

the same shall be chargeable upon the Contingent Fund unless otherwise directed. 114. — Whenever special constables may have been appointed, the Council may allow to each such constable such reasonable sum for his services as the Council may approve of, and the Council may in their discretion make the same chargeable upon the Contingent Fund of the County or may order the same to be assessed only

upon the Parish within which the services were performed. 115.—The Council may offer and pay any reward they deem proper to promote twenty-six. the due execution of the laws, or for the to County accounts and contin and any prisoner in the custody of any officer may be imprisoned in suspected of felony, and may order the same to be paid out of the Contingent such lock-up house until he can be Fund.

COUNTY PROPERTY

and indecency in the streets, high- or other County buildings, the Council ways and other public places, and may order such assessment for the same for preventing the profanation of the | from time to time as they think necessary, Sabbath; and for preventing cruelty to be assessed, levied, collected and paid in like manner as prescribed for other County rates.

117 .- The Council when they think it for hire or profit, and for preserving expedient may order an assessment not exceeding twelve hundred dollars for erectshall exceed forty dollars for a day. ing suitable buildings, with safes of stone or brick near the Court House, for the safe keeping of the records of deeds and 38th. For preventing and regulating the straying or running at large of Council, the same to be assessed, levied, collected and paid as other County rates.
118.—The Council may contract with

119.-All buildings erected according to section one hundred and seventeen of this of boards, shingles, lathwood and act shall be used for the several offices of other lumber, cordwood and other Registrar of Deeds and Wills, and Secretary-Treasurer of the County. 120. - All lands heretofore granted, conveyed or vested in the Justices of any

121.—The Municipality may hold real property within its limits, and may alienture of money, the form thereof, the ate the same and enjoy all the powers and manner in which they shall be given, privileges necessary for the purpose. 122.—The Municipality may receive and hold in trust for the public uses therein specified, any grant of lands, and may execute the trust thereof, which shall be

for moneys received or expended by for the use of schools, and not already them;
43rd. For fixing the fees of timber-drivers;

granted by the Crown, are hereby vested in the Municipality of the County where the same are situate, to be by them held 44th. For regulating the discharging and depositing of ballast.

Sec. 97.—No such Bye-laws, Rules or support of the Common Schools in the fits thereof to be applied by them for the support of the Common Schools in the Parish in which such lands lie. 124.—The Council may lease by public auction for a term not exceeding twenty-

125.—The Municipality may distrain for rents due or that may hereafter accrue 98. -All the powers heretofore vested in | due to it, and shall and may institute and the Sessions of any County to make bye- maintain proceeding at law or in equity laws, impose rates, appoint officers, or make regulations, or to do any other matter or thing whatever, shall be exercised or hereditaments, or of any ferries or rights of the recovery of such rents, or for the use and occupation of any lands, tenements or hereditaments, or of any ferries or rights ferry or other incorporeal hereditaments and the Council may make such general orders from time to time as they may deem solely for parish purposes shall be same shall, except in so far as they are so expedient, regarding the instituting, raised than recommended by the Councillors for that Parish, and the croised by the Councillors for that Parish, and the croised by the Council ; and in at Law or Equity, or by distress, for recovering the possession of or damages for shall mean "County Council," and the terms "Clerk of the Peace" and "Treamy lands, tenements or hereditaments, or surer," as the case may be, shall mean out of any ferries or rights of ferry, or 'Secretary Treasurer," and the whole and other incorporeal hereditaments, to which other incorporeal hereditaments, to which every part of such Acts, and all the provisions thereof, whether they relate to the Sessions or to County or Parish officers, or Grant or Letters patent from the Crown,

> 126 .- In all cases in which under the provisions of this Act, a right of action or any legal remedy is given to the Municiof the commencement of this Act in re- pality of any County in this Province, against any person or persons whomsoever, and in which cases any liability should attach or be supposed to attach against such Municipality either in Law or Equity, in favor of any such person or persons, such person or persons may institue proceedings at law or in equity, as the exigency of the case may require, against such Municipality, and service of the first process and of all other papers necessary for carrying on such suit at law or equity according to the practice of the Court in which such proceedings may be instituted, may be made up or decree made against such Municipality; and it shall be the duty of the Council at the semi-annual meeting next memorial of the same filed with the Secremanner as other County Rates.

against such Municipality.

COMMENCEMENT OF ACT. 127.—This Act shall come into operation on the first day of May in the year of our 11th. For the establishment, licens- observance or breach thereof, not to exceed Lord, one thousand eight hundred and 128.—The Acts and parts of Acts in and for the conveying passengers to and from steamboats on their passing sixty days in default of payment of such fines or penalties.

Schedule (H) are hereby upon the commencement of this Act repealed, and the mencement of this Act repealed, and the Courts of Quarter Sessions abolished.

> OATH TO BE TAKEN BY CHAIRMAN OF MEETING. I, A. B., Chairman and Returning Officer at the election of Councillors for the County of do swear that I have not received and will not receive by myself or any other person any gift or reward as a consideration of my returning or effecting the return of any person as a member of the Council for the County of , and that I will to the best of my ability faithfully conduct the present election for the choice of members of the County Council, and that I will use the best of my endeavers to preserve passes and good, order at such elecmonth's previous notice thereof in writing. ors to preserve peace and good order at such elec-

access to the Poll. DEPUTATION OF COLLECTOR. I hereby depute......of.....to act for me as Deputy Collector of Rates at the Election of Coun-cillors for the Parish of......on the.....day of

A. B., Collector. C. D., Deputy Collector.

OATH TO BE TAKEN BY VOTER. I do swear that I am C. D., whose name is entered on the Assessment Roll of the Parish of for the year 18..., that I am a British subject of the full age of twerty-one years, and that I have paid the amount for which I was so assessed, and that I have not before voted at this election. [Where by any section of this Act oath is required to be made to any particular fact as a condition of qualification, the oath shall be altered by the Chairman to meet such case.] OATH TO BE TAKEN BY EVERY COUNTY COUNCILLOR IN

Municipality of, do hereby swear that I will faithfully discharge the duties of the said office according to the best of finy ability.* That I am legally seized as of freehold for my own use of lands and the same transfer of the said of the said transfer of the said of the said transfer of the said transfer of the said and tenements within the limits of the said municipality of the value of six hundred dollars over and above all charges and incumbrances due and payable upon or out of the same, and that I have not fraudently or collusively obtained the same for the purpose of qualifying me to be elected as aforesaid. annual meeting are authorized and empowered to order an assessment to be made [Where no qualification other than that of a voter is required under section ten, omit all after the asterisk, and add:—That I at the time of my election was a qualified elector at such election. SCHEDULE.

To any Constable of the Parish of . You are hereby commanded to arrest A. B., (here insert name of office) of if he can be found and bring him before the Council in and for By the Council. C. D.,

Secretary-Treasurer. To the High Sheriff of the County of .. any Constable within the said County: Levy the goods and chattels of A. B. (here insert name of office) within the County of the sum dollars, which amount he was on the. ..day of ordered to pay by the Council of the said County, but has not paid, together with goods and chattels whereon to levy the said sum ofdollars, and costs and expenses as aforesaid, take the said A. B. and deliver him to the Keeper of the Gaol of the said County, who is hereby required to receive and keep him safely until payment is made in full of the said amount, and costs and expenses as aforesaid, or he shall be discharged by order of the said Council, and make return hereof

By the Council Secretary-Treasurer. OATH FOR AUDITOR.

I, G. H., having been appointed to the office of Auditor for the Municipality of....., do hereby swear that I will faithfully discharge the duties of that office according to the best of my judgment and ability, and that I have not directly or indirectly any above or interest whatevery in a property of the content of th ly any shure or interest whatsoever in any contract with, by or on behalf of the Council of the County.

List of acts repealed in whole or in part, and extent of repeal :— Consolidated Statutes : Chapter relating to Parish and County officers: the whole except sections twenty-five and Consolidated Statutes: Chapter relating whole except section six.

Consolidated Statutes : Chapter relating to County buildings, offices and lands : the Consolidated Statutes : Chapter relating from time to time to build, secure, or re
Consolidated Statutes: Chapter relating 35th. For preventing vice, immorality | pair a gaol, Court House, Lock-up house, | to municipalities : the whole,

Medical.

DR. WILLIAM GRAY'S SPECIFIC MEDICINE,

The Great English Remedy will promptly and radically cure any and every case of Nervous Debility and Weakness, results of indiscretions, excesses or overwork Before of the brain and nervous After. less, acts like magic, and has been extensively used for over thirty years with great success. It is the

for over thirty years with great success. It is the best and surest remedy known for all diseases that follow as a sequence of abuse, as Loss of Memory, Universal Lassitude, Pain in the Back, Dimness of Vision, Permature Old Age, and many other diseases that lead Insanity, or Consumption and a Premature, all of which, as a rule, are first caused by deviating from the path of nature and over indulgence. Pamphlet free.

The Specific Medicine is sold by all druggists, at \$1 per package, or six packages for \$5, or will be sent by mail on receipt of the money, by addressing WM. GRAY & CO., Windsor, ONTARIO. Sold in Chatham by all Druggists. NORTHROP & LYMAN, Toronto, Wholesale

DENTISTRY.

DR. FREEMAN of Newcastle, will attend to all operations in Dentistry, including the insertion of ARTIFICIAL TEETH. All operations will be guaranteed, and patients be in a position to have every assurance made good. Newcastle, Oct. 1st, '76.



CHATHAM. THE SUBSCRIBER has just received one of the largest assortments of

> MEDICINES, PATENT MEDICINES, DYE-STUFFS, & FANCY & TOILET ARTICLES. EVER IMPORTED TO THE MIRAMICHI.

Which will be sold low for cash. Orders Solicited and Promptly Shipped. Physicians prescriptions carefully compounded. J. V. BENSON.

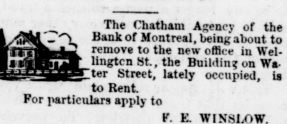
DR. J. H. ARNOLD, (Late from Berlin, Prussia,)

HAS TAKEN UP HIS PERMANENT RESIDENCE

NEWCASTLE. OFFICE:-Over Mr. Street's Drug Store. Where he can be consulted at any time for all kinds

Special attention given to Diseases of the Eye and Ear. CONSULTATIONS FREE

Γο Rent.



ZELL'S

NEW REVISED EDITION-150,000 articles, 3,000 Engravings, and 18 splendid maps. The BEST BOOK of universal knowledge in the language. Now in course of publication. SPECIMEN with map sent for 20 cts. AGENTS WANTED. CHAS. H. DAVIS & Co., Philadelphia tion issued out of the Northumberland County Court against the said Peter McAndrew at the suit

EXCELSIOR PRINTING INK CO.

BEST AND CHEAPEST PRINTING INK IN THE MARKET. 13 Barclay st., - NEW YORK.

DOMINION LABOR AGENCY. SITUATIONS GUARANTEED.

PERSONS out of employment, male or female, will be registered and acquainted of first opening for employment on receipt of 50cts. Sure to secure a situation. Persons requiring the services of Mechanics, La-borers of any kind, House Maids, Sewing or other females, will be furnished a list of those registered with us on receipt of 50cts. Sure to secure the de-Address; -- DOMINION LABOR AGENCY. BROOKVILLE, ONT

Winter Stock.

WE would call the attention of our customers and the public generally, to our stock of WINES, BRANDIES, etc., all of which we guaran-Martell Brandy, pale and dark, by case, gall. or bot. Dunville Whiskey

Hewitt's Cork Whiskey. L L Kinnehan's Whiskey, Bulloch Cade Whiskey, Small Still Whiskey, Red Heart Jamaica Rum Kewney's Jamaica Rum, Fine old Bourbon Whiskey Guinness Stout, quarts & pts., Bass Ale, quarts & pints, Superior Claret. Old Tom Gin, Fine Old Brown Sherry

Amontillado Sherry. Champagne-Moet & Shandon " Sparkling Moselle, Assorted Syrups, Agots, Hutton Old Rye Whiskey, Wholesale only. Bagots, Hutton&Co. B Whiskey " "

LEE & LOGAN.

FALL of 1876.

Wholesale Warehouse. - - - King Street. 61 and 63

TATE HAVE NOW ON HAND FULL LINES OF Country Dealers, Railway Contractors, Fancy Goods Dealers, Clothiers, Merchant Tailors,

All wholesale buyers or traders coming to this city should call and see our Stock—being fully : 18sorted in all departments. Popular prices to the right kind of purchasers.

Orders by mail and telegram receive prompt at-EVERITT & BUTLER.

BASS' ALE.

JUST RECEIVED ex-Olympia, from Liverpool:— 25 Hhds. Bass' PALE ALE.

WANTED.

A Kitchen Maid and House Servant

WANTED IMMEDIATELY.

None but competent servants need app ly.

APPLY AT THIS OFFICE.

BOOK AGENTS WANTED. To take orders for the magnificent new ILLUSTRAT-CARD. ED DOMINION ENCYCLOPEDIA OF UNIVERSAL HIS-TORY AND USEFUL KNOWLEDGE, for so much an order Cash. Agents can make \$10 a day. A magnificent work, prepared expressly for Canadian readers, and published in Canada. Don't fail to send for descriptive circular and private terms—
New Book—New Plan. Address

H. B. BIGNEY & BRO.

the Travelling Public. THE Subscriber will, on the close of the River 28 & 30 St. Francois Xavier Street, run a Stage, twice a day, between CHATHAM & NEWCASTLE as follows:

> Leave Chatham for Newcastle at 9 15 a. m., and Leave Newcastle for Chatham at 11 a. m., and Parcels and small freight carefully attended to. He also informs his friends and the Public g erally that his Sleighs will be in attendance on the ARRIVAL and DEPARTURE of TRAINS. ALSO-First-class Horses and Sleighs to let on reasonable Terms. All orders left at the Waverley Hotel, New castle, and at his own residence, Chatham, will be promptly attended to.

Chatham, 9th Dec., 1876.

D. T. JOHNSTONE.

Brokerage, etc.

Law, etc.

M. ADAMS.

NOTARY PUBLIC, &C.

SOLICITOR IN BANKRUPTCY,

Agent for "Scottish Amicable Life Assurance

BATHURST OFFICE:-two doors from

L. J. TWEEDIE,

NOTARY PUBLIC, CONVEYANCER,

Solicitor in Bankruptcy, &c., &c.

OFFICE : - SNOWBALL'S BUILDING,

WATER STREET,

CHATHAM.

2-52

JOHNSON & FRASER.

BARRISTERS, and

ATTORNEYS - AT - LAW.

NOTARIES PUBLIC, CONVEYANCERS.

Insurance Agents, &c.

UNION BUILDING.

WATER ST., CHATHAM, N. B.

NOTARY PUBLIC, CONVEYANCER, &C.

OFFICE :- OVER THE STORE OF W. PARK, Esq.

CASTLE STREET,

NEWCASTLE, N. B

ATTORNEY-AT-LAW,

Law Aotices, etc.

Sheriff's Sale!

TO be sold at Public Auction, on

Thursday, the 29th day of

March next.

in front of the Registry Office, Newcastle, between

the hours of 12, noon, and 5 o'clock p. m.,

All the Estate, Right, Title & Interest,

Property, Claim and Demand

of Peter McAndrew in and to all that certain piece

or parcel of Land, situate, lying and being on the road leading from Neguac to Stymiest's Mill Stream,

in the Parish of Alnwick, upon which the said Peter McAndrew at present resides, being the Southerly half of Lot Number Fifty-Paree, and being the same

land and premises sold and conveyed to the said Peter McAndrew by Gilbert Votore by Deed, bear-ing date the Twenty-First day of July, A. D., 1865,

as by reference thereto will more fully appear, and

containing 95 acres, more or less; the same having been seized by me under and by virtue of an Execu-

Sheriff's Sale.

Also, the Right, Title and Interest of Joseph Manuel

SHERIFF'S SALE

TO be sold at Public Sale, on FRIDAY, the 3rd

Lane, in and to all that Lot or Tract of Land

situate lying and being on the South side of the Elver Miramichi, in the Parish of Chatham, known

whole 300 acres, more or less.
Also, the Right, Title and Interest of the said

John Devereaux and Catherine, his wife, in and to

all that Piece or Parcel of Land situate, lying and

being in the Parish of Chatham, known as part of Lot Number 35, and bounded as follows : commenc-

ng on the Westerly side of the road or street lead-

called Henderson Street, at the South-Easterly

angle of the piece of land cwned by Caleb McCully, being 54 feet Southerly from the corner of Water

Street; thence Southerly along the West side of Henderson street, aforestid, one hundred feet; thence Westerly on a line at right angles with the

last mentioned line 90 feet; thence Northerly on a lane parallel with the Westerly side of Henderson

dated the 6th August, A. D., 1856.
Also, all the individual Right, Title and Interest

The same naving been seized by me under and by virtue of several Executions issued out of the Su-

preme Court, and out of the County Court of Northumberland, against the said John Devereaux

and Catherine Devereaux, his wife, and John Lane, and against John Devereaux and Catherine Dever-eaux, his wife, and against John Devereaux indiv-

SHERIFF'S OFFICE, Newcastle, 1

20th January, 1877.

JOHN SHIRREFF,

from Water Street to the Wellington Road.

Sheriff's Office, Newcastle,

Sheriff of North'd.

JOHN SHIRREFF.

Sheriff of North'ld.

of William G. Creighto

Sheriff's Office, Newcastle, 18th September, A.D. 1875.

P. Williston,

store of K. F. Burns, Esq.

Agent for "Imperial," " Ætna," "Hartford" Fire Insurance Companies.

NEWCASTLE, N. B.

MACLELLAN & CO., BANKERS & BROKERS, Barrister and Attorney - at - Law

ST. JOHN, N. B. EVERY kind of legitimate Banking done, and all the facilities of an Incorporated Bank afforded to Depositors and Customers. Jun. 23

LUKE STEWART, SHIP BROKER & COMMISSION MERCHANT SAINT JOHN. NEW BRUNSWICK.

WILLIAM J. FRASER, Barrister & Attorney-at-Law, COMMISSION MERCHANT, IMPORTER AND DEALER IN

TEAS, SUGARS MOLASSES, &C. HEAD OF TOBIN'S SOUTH WHARF, UPPER WATER STREET. HALIFAX N.S.

CONSIGNMENTS PROMPTLY ATTENDED TO. R. R. CALL, General Agent SHIP BROKER,

W. & R. Brodie, WM. A. PARK, GENERAL

AND COMMISSION MERCHANT,

Newcastle, Miramichi, N. B.

Commission Merchants Attorney-at-Law, Solicitor, DEALERS IN FLOUR. PRODUCE AND PROVISIONS. No. 16, ARTHUR STREET.

Next the Bank of Montreal.

QUEBEC. Manufrs., Builders, etc. ENGLISH SAUSAGE SHOP

Notary Public, Conveyancer, &c., Sausages and Boulognies, Office-Over Mr. John Brandon's Store ; Entrance Side Door. -WHOLESALE & RETAIL-Orders from out of town carefully filled and Newcastle, Miramichi, N. B. promptly shipped. JOHN HOPKINS, 186 Union Street, - - - - St. John

SAFES

A GENCY for the FAMOUS HALL SAFE & LOCK COMPANY CHATHAM

Samples shown on the premises, Miramichi Advance Building.' N. B.-These SAFES are sold at prices which place them within the reach of all business men. They are a sure protection for Books and Paper Money against Fire and Burglars. D. G. SMITH.

The Fire on the Hearth. THREE THINGS IN ONE

Ventilation of a Fire Place, Radiation of a Stove, Circulation of a Furnace. PURE AIR & EVEN TEMPERATURE THROUGH A ROOM.

Endorsed by the Medical, Scientific and popular | DOORS, WILSON, GILMOUR & CO., 133 Prince William St.,

To be sold at Public Auction, on Friday the 19th day of June next, in front of the Registry Office, Newcastle, between the hours of 12 noon and 5 Fire! Fire!! HALL'S SAFES ALWAYS VICTOTIOUS-A HALL'S SAFE o'clock p. m. :
All the Right, Title and Interest of Maxim Manue RED HOT FOR FORTY HOURS AND CONTENTS UNIN-JURED-BOOKS, MONEY AND PAPERS SAVED. Office of Davis & Haden, Wh'sale Liquor Dealers, No. 9 Main-st., bet. First and Second,

in and to all that certain Piece or Parcel of Land lying and being in the Parish of Hardwicke on the Westerly side of Portage River and bounded as follows:—in front or Northerly by the said Portage River, Easterly by Lot number 22, occupied by L. Sipley, Westerly by Lot 20 granted to James Tait, Senior, and Southerly by vacant Crown lands, containing 40 Acres more or less with all the Puildings. Louisville, Ky., Oct. 19, 1876. Messrs. Halls Safe and Lock Co., Louisville, Ky. Gentlemen, -The large number 13 Double Door Fire Proof Safe purchased from you in March, 1872, taining 40 Acres more or less, with all the Buildings, was in the disastrous fire, corner Eighth and Main appurtenances and improvements thereunto belong-ing, and being the land and premises upon which the said Maxim Manuel at present resides—the streets, on the night of the 16th inst., when over a half million dollars of property was burned, and stood nobly one of the most severe tests possible same having been seized by me under and by virtue of an Execution issued out of the Northumberland falling into the cellar with the walls of the build-ing, and several hundred barrels of whiskey stored in the upper stories poured their contents into the celler, keeping the safe literally boiling in burning County Court against the said Maxim Manuel at whiskey for over forty hours. The bricks and stone were burned into ashes and lime, and it was the Senr., in or to the Lot or Piece of Land above described, and upon which said Joseph Manuel, Senr., also at present resides,—the same having been hettest fire ever known in Louisville. The safe was buried several feet under the bricks and ashes seized by me under and by virtue of an Execution issued out of the Northumberland County Court for two days, and after being dug out of the ruins was opened, and we are proud to say the books and papers were found uninjured, nct even discolored or scorched. Several gold watches and some valagainst the said Joseph Manuel, Senr., at the suit We wish you to deliver, to-day, a duplicate of the

safe to our new store, No. 9 Main street, and we will send you a check for the money. We want no other safe but a Halls. Yours truly, A large lot of all sizes and kinds of these Stand ard Fire Proof Safes constantly on hand, at prices HALLS SAFE AND LOCK CO., day of August next, in front of the Registry Office, Newcastle, between the hours of 12, noon. Factory -S. W. Corner of Pearl and Plum streets, incinnati, and at the following branches: and 5 o'clock p. m.:—
All the Right, Title and Interest of John Dever-Halls Safe and Lock Co., 345 and 347 Broadway, N eaux and Catherine Devereaux, his wife, and John 83 State-street, Boston, Mass.; 93 Smithfield-street, Pittsburgh, Pa.; N. E. Cor. Main and 5th sts., Louisville, Ky do 147 and 149 Dearborn street, Chicago, Ills.; as Lot No. 41, bounded on the upper or westerly side by lands owned by the late William Hay, on the lower or easterly side by Lot Number 40, formerly occupied by John Stewart, deceased, which lot 41 extends in front 60 rods, and contains in the do 612 Washington Avenue, St. Louis, Mo. do 103 Superior street, Cleveland, O.: do 28 Samson street, San Francisco, Ca

Stewart & White, Agents, St. John.
D. G. SMITH, AGENT, Chatham Kitchen & other Household

UTENSILS.

TIN WARE, &C The best place to purchase House KEEPER'S REQUISITES for the Kitchen or the Dining Room is at the well-stocked Establishment of James Gray, Geor Street, Chatham, who being both an

Street aforesaid, 98 feet, or to the Southwest angle of the piece of land formerly owned by James A. IMPORTER AND MANUFACTURER Pience: thence Easterly along the rear lines of the in the above line, is prepared to furi s feet, or to the Westerly side of Henderson Street aforesaid, being the place of beginning; being the same land that was conveyed to the said John Devereaux by Robert McCalmont and others by Deed, almost anything that may be required by those who favor him with their patronage ANGLERS AND OTHER SPORTSMEN will find all the utensils they require for of the said John Devereaux in and to the said last mentioned land aforesaid, and being the land and premises on which the said John Devereaux at pre-

CAMP OUTFIT at this Establishment. JAMES GRAY,

CARD!



GASPEREAUX NETS. JUST RECEIVED:

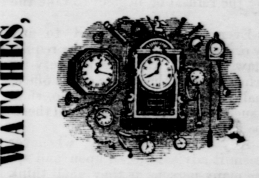
1 BALE TWINE FOR NETS.

W. H. THORNE & CO.,

St. John, N. B. Boneless Codfish.

Manufr's., Builders, etc.

A. D. SMITH, Watchmaker and Jeweller, "MIRAMICHI ADVANCE" BUILDING. CHATHAM, · · · · N. B.



JEWELLERY, SEWING MACHINES, etc., re

Saws!! Saws!

MR. THOMAS B. PEACE, a Practical SAW MAKER, has opened a SAW MANU-FACTORY in Chatham, and is now prepared to execute all kinds of work in that line of business. Satisfaction guaranteed. THOS. B. PEACE. March 25-tf

WATER ST., CHATMAM.

E. PEILER & BROTHER. 34 PRINCE WILLIAM ST

ST. JOHN, N. B. SOLE AGENTS FOR STEINWAY & SONS, CHICKERING & SONS. HAINES BROS

PIANOS. GEO E. WOODS & CO. TAYLOR & FARLEY. ORGANS.

Music, Music Books, and Musical Merchandise of E. PEILER & BROTHER,

THRESHING MACHINES WOOD CUTTERS SMALL & FISHER. WOODSTOCK, N. B

I. MATHESON & Co. Engineers & Boiler Makers

New Glasgow, N. S., Estimates Furnished for Engines and Boilers, Mill and other Ma-

Patronise Home MANUFACTURE

chinery.

Windows, Blinds, HOUSE FINISHING,

ST JOHN | For Inside or Outside. First Quality Pine or Cedar Plane and Match Lumber, and Plans and Butt Clapboards. Scroll Sawing to any Pattern, TURNING, &c.

> Having a Moulding Machine I am prepared to a pply mouldings of different patterns, and to do Joiner work generally, at reasonable rates, guaran-AT ORDERS SOLICITED AND ATTENDED TO. TO

CALL AT THE Sash and Door Factory. PUBLIC WHARF. - - - - CHATHAM. PETER LOGGIE. Liberal Prices will be given for Pine and Cedar wood suitable for making Sawn

Kotels.

Shingles

WAVERLY HOTEL

THIS HOUSE has lately been refurnished, and every 13, LIVERY STABLES, WITH GOOD OUTFIT ON THE

ALEX. STEWART. Late of Waverly House, St. John.) Proprietor

BARNES' HOTEL, PRINCE WILLIAM STREET.

SAINT JOHN, N. B A. B. Barnes & Co., Proprietors A. B. BARNES. F. A. JONES

Royal Hotel. 146 PRINCE WILLIAM ST., Opposite Custom House,

ST. JOHN, N. B. T. F. RAYMOND, - Proprietor Canada House,

CHATHAM, NEW BRUNSWICK. WM. JOHNSTON, - - - PROPRIETOR,

CONSIDERABLE outlay has been made on this House to make it a first-class Hotel, and travelers will find it a desirable temporary residence, both as regards location and comfert. It is situated within two minutes walk of Steamboat Landing, and opposite Telegraph and Post Offices. The Proprietor returns thanks to the Public for the encouragement given him in the past, and will endeavor, by courtesy and attention, to merit the same in the future.

Ginger Wine 25 QUARTER CASKS THOMSON'S GINGER (LEITH.)

GOOD STABLING ON THE PREMISES

DANIEL PATTON, SAINT JOHN. Demarara Rum. 9 Puncheons Old Demerara Rum

Brandy! WE have just received—50 cases BONELESS CobFish, packed in 30 lb. cases, a splendid article for housekeepers.

LOGAN, LINDSAY & CO.,

DANIEL PATTON.

SAINT JOHN

DANIEL PATTON. SAINT JOHN.

NEWCASTLE, MIRAMICHI, N B